Government of Ireland Bill.

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A.D. 1920.

BILL

TAS AMENDED IN COMMITTEE AND ON RECOMMITTAL. AND ON REPORT?

Provide for the better Government of Ireland

BE it enacted by the King's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:-

- 5 ESTABLISHMENT OF PARLIAMENTS FOR SOUTHERN TRELAND AND NORTHERN IRELAND AND A COUNCIL OF IRELAND.
- 1 .- (1) On and after the appointed day there shall be Establishestablished for Southern Ireland a Parliament to be called the ment of Parliament of Southern Ireland consisting of His Majesty and of Southern 10 the House of Commons of Southern Ireland, and there shall and Northern be established for Northern Ireland a Parliament to be called the Parliament of Northern Ireland consisting of His Majesty and the House of Commons of Northern Ireland.
- (2) For the purposes of this Act Northern Ireland shall 15 consist of the parliamentary counties of Antrim, Armagh, Down, Fermanagh, Londonderry and Tyrone, and the parliamentary boroughs of Belfast and Londonderry, and Southern Ireland shall consist of so much of Ireland as is not comprised within the said parliamentary counties and boroughs.
- 2.—(1) With a view to the eventual establishment of a Constitution Parliament for the whole of Ireland, and to bringing about of Council harmonious action between the parliaments and governments of Southern Treland and Northern Ireland, and to the promotion of mutual intercourse and uniformity in relation to matters
- 25 affecting the whole of Ireland, and to providing for the administration of services which the two parliaments mutually agree should be administered uniformly throughout the whole of [Bill 281] A

A.D. 1920. Ireland, or which by virtue of this Act are to be so administered, there shall be constituted as soon as may be after the appointed day a Council to be called the Council of Ireland.

(2) Sahject as haveinatter provided, the Connell of Ireland shall consist of a person appointed by His Majserty who shall to be President, twenty persons, of whom not less than ten shall be members of the House of Commons of Southern Ireland chosen by that House in such manner as that House may determine, and twenty persons, of whom not less than ten shall be remothers of the House of Commons of Northern Ireland chosen by that House 10 is such manner as that House may determine, such the appointment of members the may determine, such the appointment of members the of Commons of Southern Ireland and of Northern Ireland.

A member of the Council appointed by the House of 15 Commons of Southern Ireland or Northern Ireland, if on his appointment he was a member of either House of Commons, shall, on ceasing to be a member of that House, cease to be a member of the Council:

Provided that on the dissolution of the Parliamens of 20 Southern Ireland ro Northern Ireland the persons who are members of the Council appointed by the House of Commons of that Parliament shall continue to hold office as members of the Council until the date of the first meeting of the new Parliament, and shall then retire unless re-appointed.

25 The President of the Council shall preside at each meeting

of the Council at which he is present and shall be entitled to vote in case of an equality of votes, but not otherwise.

The first meeting of the Council shall be held at such time and place as may be appointed by the Lord Lieutenant.

The Council may not notwithstanding a vacancy in their number, and the quorum of the Council shall be fifteen; subject as aforesaid the Council may regulate their own procedure including the delegation of powers to committees.

menting the temperature of the Council of Ireland may from time as to time be varied by identical Acts passed by the Parliment of Southern Tedenia and the Parliment of Northern Ireland, and the Acts may provide for all or any of the members and the Acts may provide for all or any of the members and determine the constituenties by which the several electives and determine the constituenties by which the several electives to members are to be featured and the number of the members to be returned by the several conditions and the method of election.

3 .-- (1) It shall be the duty of the Council of Ireland, at A.D. 1920. or as soon as may be after their first meeting, to frame a word block scheme for the establishment of second Houses of the Parlia- ment of ments of Southern Ireland and Northern Ireland and to submit Hosses of 5 the scheme to the House of Commons of Southern Ireland the Parliaand the House of Commons of Northern Ireland for their Southern consideration.

Ireland and

If the scheme submitted to the said Houses in pursuance Ireland, of the foregoing provision is not confirmed in manner herein-10 after provided, the Council may at any time thereafter, if it appears to them that they can usefully so do, frame a further scheme for the purpose aforesaid and submit the same to the

said Houses, and so from time to time as occasion arises. (2) The scheme shall specify the titles of the respective 15 Houses and the number of members thereof, the manner in which the members are to be chosen, whether by appointment, or election, or otherwise, and in particular the constituencies for which the elected members, if any, are to be returned and the number of members to be returned by such constituencies, and 20 shall define the relations of the two houses of each parliament to one another, and may contain such incidental and consequential provisions as the Council think proper, including

(3) A scheme framed under this section shall not have 25 effect unless and until it is confirmed by identical Acts of the Parliaments of Southern Ireland and Northern Ireland and if and when so confirmed shall have effect as if enacted in this Act, but may be repealed or altered by identical Acts of those Parliaments.

provisions for the amendment of this Act.

(4) The House of Commons of Southern Ireland or of Northern Ireland may return to the Council any scheme submitted to them under this section with suggestions for the amendment thereof, and the Council shall thereupon take the suggestions into consideration, and if they think fit frame a new 35 scheme giving effect to all or any of the suggestions.

Power to establish a Parliament for the whole of IRELAND.

4.-(1) The Parliaments of Southern Ireland and Northern Power to 4. (1) The rarmaments of Southern Tremin and Architecture of abbits a Ireland may, by identical Acts agreed to by an absolute Parlisment 40 majority of members of each Parliament at the third reading for the (hereinafter referred to as constituent Acts), establish in lieu of whole of

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a, the Council of Iroland a Perliament for the whole of Iroland consisting of His Majosty and one or two Houses (which shall be culled and known as the Instancent of Iroland), and may determine the numbers of the Instancent of Iroland), and they are to be appointed or elected, and the 5 which these resured a decive members are to be returned, and the number of members to be returned, and the number of members to be returned, and the number of members to the returned by the several constituencies, and the method of appointment or election, and in the event of provision being made for two Houses of Parliament, the relations of the two Houses to one another; 10 and the date at which the Parliament of Ireland is established is hereinfalter referred to as the date of Irish under

Provided that the Bill for a constituent Act shall not be introduced except upon a resolution passed at a previous meeting of the House in which the Bill is to be introduced.

(2) On the date of Irish union the Council of Iceland shall escess to exist and there shall be transferred to the Parliamout and Government of Ireland all powers then exerciseable by the Council of Ireland, and (coxopt so far as the constituent Acts otherwise provide) the mattern which under this Act 50 cases to be received matters at the date of Irish union, and Transferred and the Act 50 cases to be received matters at the date of Irish union, and Transferred and Transferred Covernments of Southern and Northern Ireland prevision has been made under this Act.

(3) There shall also be transferred to the Parliament and 25 Government of Telenda, except so far as the constituent Acts otherwise provide, all the powers and duties of the Parliaments and Governments of Southern Ireland and Northern Ireland, including all powers as to taxation, and unless any powers and duties are retained by the Parliaments and Governments and OS Southern Ireland under the constituent Acts, those Parliaments and Government shall cases to exist:

Provided that if any powers and duties are so retained the constituent Acts shall make provision with respect to the financial relations between the Exchequers of Southern and 36 Northern Ireland on the one hand and the Irish Exchequer on

(4) It by the constituent Acts any powers and duties are retained as aforesaid the Parliaments of Southern Ireland and Northern Ireland may subsequently by identical Acts 40 transfer any of those powers and duties to the Government and Parliament of Ireland, and in the event of all such powers and duties being so transferred, the Parliaments and Govern- A.D. 1920. ments of Southern Ireland and Northern Ireland shall cease to exist.

LEGISLATIVE POWERS.

5.-(1) Subject to the provisions of this Act the Parliament Legislative 5 of Southern Ireland and the Parliament of Northern Ireland shall both respectively have power to make laws for the peace, order, and Parliaments. good government of Southern Ireland and Northern Ireland with

the following limitations, namely, that they shall not have power to make laws except in respect of matters exclusively relating 10 to the portion of Ireland within their jurisdiction, or some part thereof, and (without prejudice to that general limitation) that they shall not have power to make laws in respect of the following matters in particular, namely :-- .

(1) The Crown or the succession to the Crown, or a regency, or the property of the Crown (including fore-15 shore vested in the Crown), or the Lord Lieutenant, except as respects the exercise of his executive power

in relation to Irish services as defined for the purposes of this Act: or (2) The making of peace or war, or matters arising from a

state of war; or the regulation of the conduct of any portion of His Majesty's subjects during the existence of hostilities between foreign states with which His Majesty is at peace, in relation to those hostilities; or

(3) The navy, the army, the air force, the territorial force, 95 or any other naval, military, or air force, or the defence of the realm, or any other naval, military, or air force matter (including any pensions and allowances payable to persons who have been members of or in respect of service in any such force or their widows or 30 dependants, and provision for the training, education, employment and assistance for the reinstatement in

civil life of persons who have ceased to be members of any such force); or (4) Treaties, or any relations with foreign states, or relations with other parts of His Majesty's dominions, or matters involving the contravention of treaties or agreements with foreign states or any part of His Majesty's dominions, or offences connected with any such treaties or relations, or procedure connected with the extradition of criminals under any treaty, or the return

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- Majesty's dominions; or (5) Dignities or titles of honour; or
- (6) Treason, treason felony, alienage, naturalisation, or aliens as such, or demicile; or
 - (7) Tende with any place out of the part of Ireland within their jurisdiction, except so far as trade may be affected by the exercise of the powers of taxastico given to the said parkinsents, or by regulation made for the sole purpose of preventing contesjons of the part from fraud; the granting of bounties on the 1s expect of goods; quaranties in awigation, including merchant shipping (except as respects inhand waters, the regulation of harbowar, and look beath regulations).
 - (8) Submarine cables; or
- (9) Wireless telegraphy; or
- (10) Aerial navigation; or (11) Lighthouses, buoys, or beacons (except so far as they can
- consistently with any general Act of the Parliament of the United Kingdom be constructed or maintained 25 by a local harbour authority); or (12) Coinage: legal tender; negotiable instruments (includ-
- ing bank notes); or any change in the standard of weights and measures; or

 (13) Trade marks, designs, merchandise marks, copyright, is
- (13) Trade marks, designs, merchandise marks, copyright, 30 or matent rights: or
- (1±) Any matter which by this Act is declared to be a reserved matter, so long as it remains reserved.
- Any law made in contravention of the limitations imposed by this section shall so far as it contravenes those limitations be void. 35

(2) The limitation on the powers of the said parliaments to the making of laws with respect to matters exclusively relating to the portion of Ireland within their respective jurisdictions shall not be construed so as to prevent the said Parliaments by identical legislation making laws respecting 40 matters affecting both Southern and Northern Treland.

6 .- (1) In the exercise of their power to make laws under A.D. 1920. this Act neither the Parliament of Southern Ireland nor the Parlia-Prohibition ment of Northern Ireland shall make a law so as either directly or of laws ment of Northern Heland share many solution, or prohibit or restrict interfering indirectly to establish or endow any religion, or prohibit or restrict with 5 the free exercise thereof, or give a preference, privilege, or religious advantage, or impose any disability or disadvantage, on account equality, &c. of religious belief or religious or ecclesiastical status, or make

any religious belief or religious ceremony a condition of the validity of any marriage, or affect prejudicially the right of 10 any child to attend a school receiving public money without attending the religious instruction at that school, or alter the constitution of any religious body except where the alteration is approved on behalf of the religious body by

the governing body thereof, or divert from any religious 15 denomination the fabric of cathedral churches, or, except for the purpose of roads, railways, lighting, water, or drainage works, or other works of public utility upon payment of compensation, any other property.

Any law made in contravention of the restrictions imposed 20 by this subsection shall, so far as it contravenes those restrictions, be void. (2) Any existing enactment 'by which any penalty, dis-

advantage, or disability is imposed on account of religious belief or on a member of any religious order as such shall, as from 25 the appointed day, cease to have effect in Ireland.

7.--(1) Neither the Parliament of Southern Ireland nor the Conflict of Parliament of Northern Ireland shall have power to repeal or alter laws any provision of this Act (except as is specially provided by this Act), or of any Act passed by the Parliament of the United

30 Kingdom after the appointed day and extending to the part of Ireland within their jurisdiction, although that provision dsals with a matter with respect to which the parliament have power to make laws.

(2) Where any Act of the Parliament of Southern Ireland 35 or the Parliament of Northern Ireland deals with any matter with respect to which that parliament have power to make laws which is dealt with by any Act of the Parliament of the United Kingdom passed after the appointed day and extending to the part of Ireland within their jurisdiction, the Act of the 40 Parliament of Southern Ireland or the Parliament of Northern Ireland shall be read subject to the Act of the Parliament of A 4

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the United Kingdom, and so far as it is repugnant to that Act, but no further, shall be void. (3) Any order, rule or regulation made in pursuance of or having the force of, an Act of Parliament of the United

Kingdom shall be deemed to be a provision of an Act within a the meaning of this section. 8.-(1) The Council of Ireland shall have power to make

Powers of the Cornell of Ireland with respect to private Bill legislation.

orders with respect to matters affecting interests both in Southern Ireland and Northern Ireland, in any case where the matter-

(a) is of such a nature that if it had affected interests in one of those areas only it would have been within the powers of the Parliament for that area; and

(b) is a matter to effect which it would, apart from this provision, have been necessary to apply to the 15 Parliament of the United Kingdom by petition for leave to bring in a private Bill.

(2) The provisions contained in the First Schedule to this Act shall have effect with respect to the procedure for making 90 such orders.

(3) Any order so made by the Council of Ireland under this section shall be presented to the Lord Lieutenant for His Majesty's assent in like manner as a Bill passed by the House of Commons of Southern Ireland or Northern Ireland and on such assent being given the order shall have effect in Southern and 25 Northern Ireland respectively as if enacted by the Parliament of Southern Ireland or Northern Ireland, as the case may be.

EXECUTIVE AUTHORITY.

9,-(1) The executive power in Southern Ireland and in Executive. DOWGET.

Northern Ireland shall continue vested in His Majesty the King. 30 and nothing in this Act shall affect the exercise of that nower. except as respects Irish services as defined for the purpeses of this Act.

(2) As respects Irish services the Lord Lieutenant or other chief executive officer or officers for the time being appointed 35 in his place, on behalf of His Majesty, shall exercise any prerogative or other executive power of His Majesty the exercise

of which may be delegated to him by His Majesty: Provided that if any such power is delegated to the Lord

Lieutenant in respect of Southern Ireland or Northern Ireland the 40

Ireland or Southern Ireland. (3) Subject to the provisions of this Act relating to the

Council of Ireland, powers so delegated shall be exercised-(a) in Southern Ireland, through such departments as may

be established by Act of the Parliament of Southern Ireland, or, subject to any alteration by Act of that Parliament, by the Lord Lieutenant; and

(b) in Northern Ireland, through such departments as may be established by Act of the Parliament of Northern Ireland, or, subject to any alteration by Act of that

Parliament, by the Lord Lieutenant; and the Lord Lieutenant may appoint officers to administer those departments, and those officers shall hold office during the pleasure 15 of the Lord Lieutenant.

(4) The persons who are for the time being beads of such departments of the Government of Southern Ireland as may be determined by Act of the Parliament of Southern Ireland or, in the absence of any such determination, by the Lord Lieutenant, 20 and such other persons (if any) as the Lord Lieutenant may appoint, shall be the ministers of Southern Ireland:

The persons who are for the time being heads of such departments of the Government of Northern Ireland as may be determined by Act of the Parliament of Northern Ireland, or, in 26 the absence of any such determination, by the Lord Lieutenant and such other persons (if any) as the Lord Lieutenant may appoint shall be the ministers of Northern Ireland

Provided that-

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(a) no such person shall be a minister of Southern Ireland or a minister of Northern Ireland unless he is a member of the Privy Council of Ireland; and

(b) no such person shall hold office as a minister of Southern Ireland or as a minister of Northern Ireland for a longer period than six months. unless he is or becomes a member of the Parliament of Southern Ireland or of Northern Ireland. as the case may be, but in reckoning those six

months any time prior to the date of the first meeting of the Parliament of Southern Ireland or of Northern Ireland, as the case may be, or during 40 which that Parliament stands prorogued shall be excluded; and

(c) any such person not being the head of a department of the Government of Southern Irealand or a department of the Government of Northern Irealand shall hold office as a minister of Southern Irealand or a minister of Northern Irealand divine as the pleasure of the Lord Lioutenant in themses manner as the head of a department of the Government of Southern Irealand or a department of the Government of Northern Irealand holds his office.

(5) The persons who are ministers of Southern Ireland for the time being shall be an executive committee of the Priry Council of Ireland (to be called the Executive Committee of Southern Ireland) to aid and advise the Lord Lieutensate in the exercise of his executive power in relation to Irish services 15 in Southern Ireland.

The persons who are ministers of Northern Ineland for the time being shall be an executive committee of the Prity Council of Ireland (to be called the Executive Committee of Northern Ireland) to all and advise the Lord Lieuwenna in the exercise 29 of his executive power in relation to Irish services in Northern Ireland.

(6) In the exercise of power delegated to the Lord Licoteanst in pursanse of this section to preference, privilege, or advantage shall be given to, nor shall any disability or it disadvantage be imposed on, any person on account of religious belief except where the nature of the case in which the power is excreticed itself involves the giving of such preference, privilege, or advantage, or the imposing of such a disability or disadvantage.

(7) The seats of the Governments of Southern Ireland and Northern Ireland shall be at Dublin and Belfast, respectively, or such places as the Parliaments of Southern Ireland and Northern Ireland may respectively determine.

(8) For the purposes of this Act, "Irish services" in 35 relation to Southern Ireland and Northern Ireland and Northern Ireland and Northern Ireland and Northern Ireland, or of the Ireland and Northern Ireland, except the administration of matters with respect to which the Parliament of Southern Ireland and the Parliament of Northern Ireland, except the administration of matters with respect to which the Parliament of Southern Ireland and the Parliament of Northern Ireland Parliament of Northern Ireland and Ireland Ir

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this Act declared to be reserved matters so long as they A.D. 1920. continue to be reserved; and the public services in connection with the matters so reserved are in this Act referred to as perved services.

10.-(1) The Royal Irish Constabulary and the Dublin Metro-Reserved politan Police and the management and control of those forces matters. and the administration of the Acts relating thereto, including appointments remuneration and removal of magistrates thereunder, shall be reserved matters until such date, not being 10 later than the expiration of three years after the appointed day, as His Majesty in Council may determine, and on the date so determined the public services in connection with the

administration of those Acts and the management and control of those forces shall by virtue of this Act be transferred from to the Government of the United Kingdom to the Government of Southern Ireland as respects Southern Ireland and to the

Government of Northern Ireland as respects Northern Ireland. and shall then cease to be reserved services and become Irish services: Provided that if the date of Irish union occurs before the said services are so transferred then, unless otherwise provided

by the constituent Acts, those services shall as soon as may be after the date of Irish union be transferred from the Government of the United Kingdom to the Government of Ireland. (2) The following matters, namely,-9%

(a) the postal service;

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(b) the Post Office Savings Bank and Trustee Savings

(c) designs for stamps, whether for postal or revenue purposes;

(d) the Public Record Office of Ireland:

shall be reserved matters until the date of Irish union, and

thereafter if the constituent Acts so provide, and on that date if there should be no provision to the contrary in the constituent 35 Acts, or at such later date (if any) as may be prescribed by those

Acts, as the case may be, the public services in connection with the administration of those matters, except so far as they are matters with respect to which the Parliament of Ireland have not power to make laws, shall, by virtue of this Act, be transferred

40 from the Government of the United Kingdom to the Government of Ireland, and shall then cease to be reserved services and

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become Trish services:

Provided that-

(a) if before the date of Irish union the Paclianenia, of Southern Irealand and Northern Treland by identical Acts make provision for the transfer of any of the said services to the Council of Irealand or others, 5 for the exercise of the powers relating thereto by the Paclianenias and Governments of Southern Irealand and Northern Irealand jointly, such services, shall be transferred in accordance with those day, and thall on such transfer cease to be reserved 10 services; and

(b) nothing in this subsection shall prevent the Parliament or Government of Southern Ireland or Northern Ireland establishing a Public Record Office of

- Southern Treland or Northern Ireland, as the case if
 may be, for the reception and preservation of public
 records appertaining to Southern Ireland or Northern
 Ireland which otherwise would be deposited in the
 Public Record Office of Ireland, and if any such
 office is so established prevision may be made by go
 the Lord Lieutenant for the removal to that office
 of such probates, letter of administration, or other
 testamentary records granted or coming late safe
 appointed day as, in his opinion, properly belong go
 to the part of Ireland in which the office is situated
 and can conveniently be removed to that office.

 (3) The general subject-matter of the Acts relating to land
 - (3) The general subject-matter of the Acts relating to land purchase in Ireland shall be a reserved matter unless and until otherwise provided by any Act of the Parliament of the United % Kingdom relating to land purchase in Ireland, passed in the present or any future session of that Parliament:

Provided that this reservation shall not include-

- (a) the powers and duties of the Congested Districts Board for Ireland, other than the power of that Board to ™ require advances to be made to them under section
 - require advances to be made to them under section seventy-two of the Irish Land Act, 1903; and (b) the powers and duties of the Irish Land Commission and the Commissioners of Public Works in Ireland

with respect to the collection and recovery of #0
purchase annuities, and, except to such extent as

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may be provided by Irish transfer orders, the A.D. 1920.

powers of the Irish Land Commission with respect
to holdings subject to purchase annuities and the
apportionment and consolidation of such annuities.

apportionment and concolidation of such annuities.

(4) On any transfer under or by virtue of this Act of any reserved unter, the general provisions of this Act (so far as applicable) and the provisions of this Act as to existing this different and existing pensions shall apply with respect to the transfer, with the substitution of the date of the transfer to far the appointed day or the date of the passing of this Act.

11.—(1) The Parliaments of Southern Ireland and Northern Powers of Ireland may, by identical Asie, dielegate to the Connell of this Ireland say of the powers of the Parliaments and Governments Coussil. of Southern Ireland, and Government of Southern Ireland, and such Acts may 18 determine the manner in which the powers so delegated are to be exercisable by the Council.

(2) With a view to the uniform administration throughout Inhand of public services in connection with railways and shabries, any powers (not being powers relating to reserved 9 matters) excertiscable by any department of the Government of the United Kingdom at the appointed day with respect to railways and fatheries in Ireland and the power of making laws with respect to railways and fatheries thall as from the appointed day become powers of the Council of Ireland, and not 55 of the Governments and Parliaments of Southern Ireland and Northern Ireland:

Provided that nothing in this subsection shall prevent the Pathament of Southern Iroland or of Northern Ireland making laws authorising the construction, extension, or improvaourent of railways where the works to be constructed are signate whelly in Southern Ireland or Northern Ireland as the case may be:

Provided also that the appointed day fixed for the purpose of this subsection shall be a date not caulier than the expiration 5g of the period of two years mentioned in section three (1) of the Ministry of Transport Act, 1919, and all claims arising before the appointed day under section eight of the Ministry of Transport Left, 1919, or determinable as if they were claims to arising shall be satisfied by the Minister of Transport in 40 secondance with that section. The rates, farce, tolk, dues, and A.D. 1920. other charges directed by the Minister of Transport under the Ministry of Transport Act, 1919, and in force on the appointed day may be charged until fresh provision shall be made by the Council of Ireland, or the Parliament of the United Kingdom with regard to the amount of any such rates, fares, tolls, dues, a and other charges.

> (3) The Council may consider any questions which may appear in any way to bear on the welfare of both Southern Ireland and Northern Ireland, and may, by resolution. make suggestions in relation thereto as they may think proper, but 10 suggestions so made shall have no legislative effect, and in particular it shall be the duty of the Council of Ireland as soon as may be after the constitution thereof to consider what Irish services ought in the common interest to be administered by a body having jurisdiction over the whole of Ireland, and what reserved 15 services which are transferable on the passing of identical Acts ought to be so transferred, and to make recommendations to the Parliaments of Southern Ireland and Northern Ireland as to the advisability of passing identical Acts delegating to the Council of Ireland the administration of any such Irish services, with a so view to avoiding the necessity of administering them separately in Southern Ireland or Northern Ireland, and providing for the transfer of any such reserved services at the earliest possible date.

> (4) Before any order made by the Council in exercise of \$\overline{var}\$. any legislative powers vested in the Council comes into force, the order shall be presented to the Lord Lieutenant for His Majesty's assent in like manner as a Bill passed by the House of Commons of Southern Ireland or Northern Ireland, and, on such assent being given, the Order shall have effect in Southern 30 Ireland and Northern Ireland, respectively, as if enacted by the Parliament of Southern Ireland or Northern Ireland, as the case may be.

> (5) For the purposes of their powers and duties with respect to Private Bill legislation, railways and fisheries the 35 Council shall have power to appoint such officers as, with the consent of the Joint Exchequer Board, they may think necessary, and the salaries and remuneration of those officers, and any other expenses of the Council with respect to such matters as aforesaid, to such amount as the Joint Exchequer 40 Board may approve shall, so far as not met by fees paid to or other receipts of the Council, be apportioned between Southern

10 & 11 GEO. 5.1 Government of Ireland. 15

Ireland and Northern Ireland in such manner as the Joint A.D. 1920. Exchequer Board may determine, and the amounts so apportioned shall be charged on and paid out of the Consolidated Fund of Southern Ireland and the Consolidated Fund of 5 Northern Ireland, respectively, and for the purposes of their other powers and duties. The Council shall have power to appoint such secretaries and officers as, subject to the consent of the Treasury of Southern Ireland and the Treasury of Northern Ireland, they may think fit, and the salary and 10 remuneration of those officers and any other expenses of the Council to such amount as the said Treasuries may approve shall, so far as not met as aforesaid, be paid out of moneys provided by the Parliaments of Southern Ireland and Northern Ireland in such proportions as the said Treasuries may mutually

15 agres, or in default of agreement may be determined by the Joint Exchequer Board hereinafter constituted.

(6) It shall be lawful for either parliament at any time by Act to revoke the delegation to the Council of Ireland of any powers which are in pursuance of such identical Acts on as aforesaid for the time being delegated to the Council, and thereupon the powers in question shall cease to be exerciseable by the Council of Ireland and shall become exsrciseable in the parts of Ireland within their respective jurisdictions by the Parliaments and Governments of Southern % Ireland and Northern Ireland, and the Council shall take such

stens as may be necessary to carry out the transfer, including adjustments of any funds in their hands or at their disposal; Provided that this subsection shall not apply to any service which on ceasing to be a reserved service has, in pursuance of

20 identical Acts passed by the two Parliaments, been transferred to the Council of Ireland.

PROVISIONS AS TO PARLIAMENTS OF SOUTHERN AND NORTHERN TRELAND.

12.--(1) There shall be a session of the Parliament of Summoning. 35 Southern Ireland and of the Parliament of Northern Ireland, &c., of peronce at least in every year, so that twelve months shall not intervene between the last sitting of either parliament in one

session and their first sitting in the next session. (2) The Lord Lieutenant shall, in His Majesty's name,

40 summon, prorogue, and dissolve the Parliament of Southern Ireland and the Parliament of Northern Ireland.

limitations :-

no longer.

A.D. 1920.

Royal assent

to Bills.

of the parliaments. (1) He shall comply with any instructions given by His Majesty in respect of any such Bill or order; and (2) He shall, if so directed by His Majesty, reserve any such Bill or order for the signification of His Majests's pleasure, and a Bill or order so reserved shall not have to any force unless and until within one year from the

of His Majesty to Bills passed by the House of Commons of

Southern Ireland or the House of Commons of Northern Ireland

and to orders of the Council of Ireland, subject to the following

day on which it was presented to the Lord Lieutenant for His Majesty's assent, the Lord Lieutenant makes known that it has received His Majesty's assent. 14.-(1) The House of Commons of Southern Ireland shall in Constitution

consist of one hundred and twenty-eight members returned by the constituencies in Ireland named in Part I, of the Second Schedule to this Act, and the number of members to be returned by each such constituency shall be the number mentioned in the second column of that Part.

(2) The House of Commons of Northern Ireland shall consist of fifty-two members returned by the constituencies in Ireland named in Part II. of the Second Schedule to this Act. and the number of members to be returned by each such constituency shall be the number mentioned in the second 25

column of that Part. (3) The members shall be elected by the same electors and in the same manner as members returned by constituencies in Ireland to serve in the Parliament of the United Kingdom, except that at any contested election of the full number of members 30 the election shall be according to the principle of proportional

representation, each elector having one transferable vote, as defined by the Representation of the People Act, 1918, and His Majesty in Council shall have the same power of making regulations twenty of that Act, and that subsection shall apply accordingly. (4) The House of Commons of Southern Ireland and the

in respect thereto as he has under subsection (3) of section 35 House of Commons of Northern Ireland when summoned shall, unless sooner dissolved, have continuance for five years from the day on which the summons directs the House to meet and 40 110 & 11 Ggo. 5.1 (5) After three years from the day of the first meeting of A.D. 1920.

the Parliament of Southern Ireland or Northern Ireland, that Parliament may alter the qualification and registration of the electors, the law relating to elections and the questioning of 5 elections, the constituencies, and the distribution of the members among the constituencies, provided that in any new distribution the number of the members shall not be altered, and due regard shall be had to the population of the constituencies other than University constituencies.

15.—(1) All existing election laws relating to the Commons Application House of Parliament of the United Kingdom and the members laws. thereof shall, so far as applicable and subject to the provisions of this Act, and especially to any provision enabling the Parliaments of Southern Ireland and Northern Ireland to alter

15 those laws as respects the House of Commons of Southern Ireland and Northern Ireland respectively, extend to the House of Commons of Southern Ireland and Northern Ireland and the members thereof. (2) His Majesty may, by Order in Council, make such

20 provisions as may appear to him necessary or proper for making any provisions of the election laws applicable to elections of members of the House of Commons of Southern Ireland and Northern Ireland.

16. The House of Commons of Southern Ireland or Money Bill. 95 Northern Ireland shall not adopt or pass any vote, resolution, address, or Bill for the appropriation for any purpose of any part of the public revenue of Southern Ireland or Northern Ireland or of any tax, except in pursuance of a recommendation from the Lord Lieutenant in the session in which the vote,

30 resolution, address, or Bill is proposed. 17.—(1) The powers, privileges, and immunities of the Privileges, House of Commons of Southern Ireland and the House of qualifica-

Commons of Northern Ireland, and of the members and of the members of committees thereof, shall be such as may be defined by Act of the parlia-35 the parliament in question, and, until so defined, shall be those held and enjoyed by the Commons House of Parliament of the United Kingdom and its members and committees at the date

of the passing of this Act. (2) The law for the time being in force relating to the 40 qualification and disqualification of the members of the Commons House of Parliament of the United Kingdom, and the taking of any oath required to be taken by a member of that house, shall

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tion of

Commons of

the United Kingdom.

A.D. 1920, apply to the members of the House of Commons of Southern Ireland and members of the House of Commons of Northern Ireland.

- (3) A person shall not be disqualified for being a member of the House of Commons of Southern Ireland or a member of 5 the House of Commons of Northern Ireland by reason only that he is a peer, whether of the United Kingdom, Great Britain. England, Scotland, or Ireland.
 - (4) A member of the House of Commons of Southern Ireland or Northern Ireland may resign his seat by giving 10 notice of resignation to the person and in the manner directed by standing orders of the House, or if there is no such direction, by notice in writing of resignation sent to the Lord Lieutenant, and his seat shall become vacant on notice of resignation being given.
- (5) The powers of the House of Commons of Southern Ireland or Northern Ireland shall not be affected by any vacancy therein, or by any defect in the nomination, election or qualification of any member thereof.
 - (6) His Majesty may by Order in Council declare that the 20 holders of the offices in the executive of Southern Ireland and Northern Ireland named in the Order shall not be disqualified for being members of the House of Commons of Southern Ireland and Northern Ireland respectively by reason of holding office under the Crown, and except as otherwise provided by % Act of the Parliament of Southern Ireland or Northern Ireland. the Order shall have effect as if it were enacted in this Act. and on acceptance of any such office the seat of any such person in the House of Commons of Southern Ireland or Northern Treland shall not be vacated

IRISH REPRESENTATION IN THE HOUSE OF COMMONS. 18. Unless and until the Parliament of the United Representa-Kingdom otherwise determine, the following provisions shall have the House of effect:--

> (a) After the appointed day the number of members to be an returned by constituencies in Ireland to serve in the Parliament of the United Kingdom shall be forty-six. and the constituencies returning these members shall (in lieu, of the existing constituencies) be the constituencies named in Parts I, and II, of the Second 40 Schedule to this Act, and the number of members

[10 & 11 GEO. 5.]

to be returned by each such constituency shall be A.D. 1920. the number mentioned in the third column of those Parts of that Schedule :

(a) The election laws and the laws relating to the qualification of parliamentary electors shall not, so far as they relate to elections of members returned by constituencies in Ireland to serve in the Parliament of the United Kingdom, be altered by the Parliament of Southern Ireland or Northern Ireland :

(c) On the appointed day, the members returned by constituencies in Ireland to serve in the Parliament of the United Kingdom shall vacate their seats, and writs shall as soon as conveniently may be, be issued for the purpose of holding an election of members to serve in the Parliament of the United Kingdom for the constituencies, mentioned in Parts I. and II. of the Second Schedule to this Act.

FINANCIAL PROVISIONS.

19. -(1) There shall be an Exchequer and Consolidated 20 Fund of Southern Ireland and an Exchequer and Consolidated Fund of Northern Ireland separate from one another and from

those of the United Kingdom. (2) All sums paid into the Exchequer of Southern Ireland Establish-

and the Exchequer of Northern Ireland shall form the Consoli- ment of 25 dated Fund of Southern Ireland and the Consolidated Fund of Northern Northern Ireland respectively, and, subject to the provisions Iriela of any Act of the Parliament of Southern Ireland or Northern Ireland, or this Act, or any other Act of the Parliament of the United Kingdom charging any sums on any such Consolidated 30 Fund, all such sums shall be appropriated to the public service of Southern Ireland or Northern Ireland, as the case may be, by Act of the Parliament of Southern Ireland or Northern Ireland. and shall not be applied for any purpose for which they are

not so appropriated. (3) Save as may be otherwise provided by Act of the Parliament of Southern Ireland or Northern Ireland, the existing law relating to the Exchequer and Consolidated Fund of the United Kingdom shall apply with the necessary modifications

to the Exchequer and Consolidated Fund of Southern Ireland 40 and Northern Ireland, and an officer shall be appointed by the Lord Lieutenant to be Comptroller and Auditor-General for

Southern Ireland and Northern Ireland respectively B 2 [231]

A.D. 1920.

2920. (4) Save as may be otherwise provided by Act of the Purisment of Southern Ireland or Northern Ireland, the accounts of the Comoldidated Fund of Southern Ireland and Northern Ireland respectively, shall be audited as appropriation accounts, in manuser provided by the Evolsepure and Audit Departments Act, 1989, 3 and any Act amending the same, by or under the direction of the appropriate Comproblem and Auditor-General.

(5) For the purposes of this Act any contributions by Southern Ireland and Northern Ireland towards the verposes of the Consideral of Ireland shall be treated as expenses of public services of 10 Southern Ireland and Northern Ireland respectively.
20.—(1) The power of the Parliaments of Southern Ireland

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and Northern Ireland to make laws shall include power to make laws with respect to the imposing, charging, leyring, and collection of taxes within their respective jurisdictions, other 15 than customs duties, excite duties on articles manufactured and produced, and excess profits duty, corporation profits tax, and any other tax on profits, and (except to the extent hereinafter mentioned) uncome tax (including super-tax), or any tax substantially the same in character as any of those duties or go taxes, and the Governments of Southern Ireland and Northern Ireland shall have full control over the charging, leyring, and collection of such taxes as their respective Parliaments have past into the Consolidated Fund of Southern Ireland or Northern Ireland, as the case may be

Provided that it shall not be competent for the Parliament of Southern Ireland or the Parliament of Northern Ireland to impose any tax, whether recurrent or non-recurrent, of the nature of a general tax upon capital, not being a tax substantially the 30 same in character as an existing tax.

(2) Provision shall be made by the Parliaments of Southern trebail and Northern releand for the cost within their respectively. The provided by the Parliament of the United Kingdom for the new provided by the Parliament of the United Kingdom so for as made for those services shall coses, and money for loss in Ireland shall cease to be advanced 40 out of the Local Lonas Fund.

(3) For the purposes of this Act the excise duty on a A.D. 1920. licence granted to a manufacturer or producer of an article, the amount of which varies either directly or indirectly according to the amount of the article manufactured or produced, shall 5 be treated as an excise duty on an article manufactured or produced; but, save as aforesaid, nothing in this Act shall be construed as preventing the Parliaments of Southern Ireland and Northern Ireland from making laws with respect to excise licence duties, or duties of excise other than excise duties on 10 articles manufactured or produced.

(4) Any articles which are brought into Great Britain or the Isle of Man from Ireland, or into Ireland from Great Britain or the Isle of Man, shall be deemed to be articles exported or imported for the purposes of the forms to be used, and the 16 information to be furnished under the Customs Consolidation Act. 1876, or any Act amending that Act, but not for any

other purpose. (5) Nothing in this section shall be construed as authorising the Parliament or Government of Southern Ireland or Northern

20 Ireland to impose, charge, levy, or collect any duties of postage so long as the postal service remains a reserved service. 21 .- (1) The imposing charging, levying, and collection of Reserved

customs duties and of excise duties on articles manufactured and taxes. produced and the granting of customs and excise drawbacks and os allowances, and, except to the extent hereinafter mentioned, the imposing, charging, levying, and collection of income tax (including super-tax) and excess profits duty, corporation profits tax, and any other tax on profits shall be reserved matters, and the proceeds of those duties and taxes shall be paid into the

30 Consolidated Fund of the United Kingdom. (2) The Joint Exchequer Board shall in each year determine what part of the proceeds of the said duties and taxes (except such of those proceeds as consist of arrears of excess profits duty payable in respect of any period before the passing of 35 this Act) are properly attributable to Ireland, and in making that calculation the Board shall treat the proceeds collected in

Ireland of any such duty or tax as the proceeds of that duty or tax in Ireland, subject to such adjustments as the Board think equitable, with a view to attributing to Ireland any pro-40 ceeds of any of such duties and taxes collected in Great Britain but properly attributable to Ireland and to attributing to Great Britain the proceeds of any such duties and taxes collected in ·B 3

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reserved taxes.

- A.D. 1920. Ireland but properly attributable to Great Britain, and the sum
 odetermined to be the Irish share of the proceeds of the said
 duties and taxes is hereinafter referred to as the Irish share of
 - (3) Subject as aforesaid, the Joint Exchequer Board may ⁵ make regulations for determining the manner in which in cases of doubt the proceeds of such duties and taxes as aforesaid are to be annorationed as between Great Britain and Ireland.
 - (4) The Commissioners of Customs and Excise and the Commissioners of Inalai Revenues shall turnish to the Joint Exchoquer 10 Board such information as the Board may require for the purposes aforesaid, and to enable the Commissioners to furnish such information the Commissioners may require any taxpayer in any return made by him under any exactment imposing any such dutty or fax to furnish such information as may be necessary 15 for the purpose.
 - (5) The reservation of the levying of such duties and taxes as aforesaid shall include a reservation of all powers and obligations incidental to the levying thereof or designed for preventing the evasion thereof, and all powers and obligations respecting 20 construits traffic contained in the enactments relating to customs.

Irish contribution to Imperial expenditure.

- 22.—(1) Ireland shall in each year make a contribution towards the Imperial liabilities and expenditure mentioned in the Third Schedule to this Act.
 - (2) The amount of the contribution shall in each year until 25 the end of the second financial year after the appointed day be subject as hereinafter provided, a sum calculated at the rate of eighteen million pounds a year, and after the end of the said second financial year shall in each financial year be such proportion as is hereinafter mentioned of the amount which the 90 Joint Excheener Board certific to have been the amount for the
- preceding financial year of the said liabilities and expenditures.

 (2) The proportion of Langurain liabilities and expenditures to be so contributed shall be such as the Joint Exchequer Board may, having regard to the relative taxable expenditure of Trelatad Standthe United Kingdom, determine to be just; but the proportion so determined shall be subject to revision by the Joint Exchequer Board at the end of the fifth financial year after the date when the standard contribution of the standard proportion is not a standard proportion.

(4) The said contribution shall be apportioned as between A.D. 1920. Southern Ireland and Northern Ireland in the following manner,

that is to sav :-(a) So long as the contribution remains at the rate of eighteen million pounds a year, fifty-six per centum thereof shall be apportioned to Southern Ireland and forty-four per centum thereof to Northern Ireland;

(b) Thereafter such part shall be apportioned to Southern Ireland and Northern Ireland respectively as the Joint Exchequer Board may determine to correspond to their relative taxable capacities at the

10 time when the proportion of Imperial liabilities and expenditure to be contributed is fixed. (5) If the Joint Exchequer Board at any time after the 15 end of the said second financial year are of opinion that the

said contribution for the first or second financial year ought justly to have been some less sum than eighteen million pounds. or ought to have been apportioned as between Southern and Northern Ireland otherwise than in the manner hereinbefore 20 provided, they shall certify accordingly and direct, as the case requires, either that an amount equal to the difference between the contribution made, and that less sum shall be credited to the Exchequers of Southern and Northern Ireland in the pro-

portions in which the contribution was made by them, or that 25 the contribution shall be treated as having been apportioned between Southern and Northern Ireland in such manner as may be specified in the certificates, and such adjustments as are necessary for the purpose of giving effect to any direction under this section may be made by the Board in any payments 30 to be subsequently made to those Exchequers on account of the Irish residuary share of reserved taxes.

23,-(1) There shall in respect of each year be charged on Irish reand paid out of the Consolidated Fund of the United Kingdom of reserved to the Exchequers of Southern Ireland and Northern Ireland taxes. 35 a sum equal to the Irish share of reserved taxes in that year after deducting-

(a) the amount of the Irish contribution towards Imperial liabilities and expenditure; and (b) whilst any services remain reserved services, the net

cost to the Exchequer of the United Kingdom during the year of the services so remaining reserved services, excluding therefrom such sums as the Joint Exchequer Board may certify to have heen expended in the B 4

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equipment for the purposes of the Supreme Court of -Northern Treland. (2) The sum so payable to those exchequers, in this Act.

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A.D. 1920.

Power of

levying sur-

referred to as the Irish residuary share of reserved taxes, shall 5 be apportioned between them in such manner and shall be

[10 & 11 Ggo. 5.]

naid at such times, in such manner, and according to such regulations, as the Joint Exchequer Board may direct, and those regulations may provide for payments being made to the Exchequers of Southern Ireland and Northern Ireland, respect 10 tively, on account of the sums which may ultimately be found to be payable to those exchequers in respect of the Irish residuary share of reserved taxes. (3) In determining the apportionment as between the

Government of Ireland.

provision of buildings (including the sites thereof) and

Exchequers of Southern and Northern Ireland of the Irish 15 residuary share of reserved taxes, the Joint Exchequer Board shall act on the following principles :--

(a) So far as the amount of the said share depends on the proceeds of any tax, they shall determine what parts of the proceeds are properly attributable to Southern 20 and Northern Ireland respectively, and shall allot the

amount so determined accordingly : (b) So far as the amount of the said share depends on the amount of the Irish contribution towards Imperial liabilities and expenditure they shall allot to Southern 25 Ireland and Northern Ireland their respective shares in that contribution determined in manner hereinbefore provided:

(c) So far as the amount of the said share depends on the cost of any service, they shall, where the cost of the 80 service in Southern and Northern Ireland, respectively, can be ascertained, allot to Southern and Northern Ireland the cost of the service in Southern and Northern Ireland respectively; and where the cost of the service in Southern and Northern Ireland cannot in \$5 their opinion be ascertained with sufficient accuracy. they shall divide the cost between them in proportion

to population.

(4) The Joint Exchequer Board shall apportion any sum

which under this Act is to be made good by deductions from the 40 Irish residuary share of reserved taxes on the like principles.

tax in addi- Ireland shall have power either to impose an additional income

24.-(1) The Parliament of Southern Ireland or of Northern

tax or super-tax (hereinafter referred to as a surtax) on individuals A.D. 1920. resident and domiciled in Southern Ireland and Northern Ireland then to be respectively in respect of the total income of those individuals granting from all sources, or to grant relief from those taxes or either income tax 5 of them to such individuals, and the surtax may be imposed and superor the relief given either generally to all such individuals or to individuals whose total income exceeds, or is less than, such amount as may be determined by the Act imposing the tax or granting the relief, and in the case of the imposition of a

10 surtax, whether or not the individuals are liable to income tax (2) The Act imposing the surtax may provide for its being levied and collected in like manner as super-tax, and in such case for applying the provisions of the Income Tax Acts as to 15 the levying and collection of super-tax.

or super-tax.

Northern Treland.

(3) Such relief as aforesaid shall be granted, by way of repayment of any part or the whole of the income tax or supertax paid by the individuals to whom the relief is granted, and the Act granting the relief may provide for the amounts so 20 repayable being repaid in like manner as other repayments under the Income Tax Acts.

(4) The levying and collection of any such surtax and the making of such repayments shall rest with the Government of Southern Ireland or Northern Ireland, as the case may be, and 25 the proceeds of the surtax shall be paid into, and the repayments shall be made out of the Consolidated Fund of Southern Ireland or Northern Ireland, as the case may be:

Provided that the Commissioners of Inland Revenue and other authorities and officers by whom income tax and super-tax 30 are levied and collected may at the request and at the expense of the Government of Southern Ireland or Northern Ireland, as the case may be, levy and collect such surtax or make such payments on behalf of the Government of Southern Ireland or

(5) Sums collected or paid under this section, whether or not collected or paid by the Commissioners of Inland Revenue, shall not be taken into account in determining for the purposes of this Act the amount of the Irish share of reserved taxes.

25.-(1) Purchase annuities payable in respect of land Provisions 40 situate in Southern Ireland and Northern Ireland respectively, as to land including any arrears thereof due or accruing due on the appointed annuities. day, shall be collected by the Governments of Southern Ireland

(5) For the purposes of this Act-

redemption of purchase annuities.

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A.D. 1920.

the expression "existing purchase annuity" means a purchase annuity payable in respect of an advance made in pursuance of a purchase agreement entered into, or, in the case of a purchase annuity payable under the Labourers (Ireland) Act, 1906, in pursuance 85 of a scheme approved before the passing of this Act: the expression "new purchase annuity" means a purchase annuity payable in respect of an advance made in pursuance of a purchase agreement entered into or, in the case of a purchase annuity payable under the 40 Labourers (Ireland) Act, 1906, in pursuance of a scheme approved, after the passing of this Act.

(4) Payments under this section out of moneys provided by the Parliament of the United Kingdom shall not be treated as part of the cost to the Exchequer of the United Kingdom of reserved services except so far as they represent new purchase 20 annuities. the expression "purchase annuities," in addition to purchase annuities as defined in the Purchase of Land (Ireland) Act, 1891, includes annuities for the renay- 25 ment of advances made under any of the Land Purchase

Acts prior to the Purchase of Land (Ireland) Act. 1891. and annuities for the repayment of advances made under the Labourers (Ireland) Act, 1906, or under any other Act relating to land purchase in Ireland;

(3) Where after the appointed day an existing purchase to annuity is redeemed, a sum equal to the annuity shall be paid out of moneys provided by the Parliament of the United Kingdom to the Exchequer of Southern Ireland or Northern Ireland, as the case may require, in each year so long as the purchase annuity would, if not redeemed, have continued to be 15 payable.

Government of Ireland. and Northern Ireland, and the amounts so collected shall be paid

into their respective Exchequers, but nothing in this Act shall confer on either such Government any powers with respect to the

(2) In each year a sum equal to the amount payable in that 5 year in respect of purchase annuities shall be paid into the Irish Land Purchase fund or account, or other appropriate fund or account, out of moneys provided by the Parliament of the United Kingdom.

110 & 11 Gro. 5.7

day to authorities and perions in Southern relaind or Northern P reland out of the local loss fund, the development fund the 5 seal improvement fund or other similar public fund, shall be transfurred to the Governments of Southern Freland and Northern Ireland, respectively, and the amounts so collected by them shall be paid into their respective Exchoquers: Provided that this section shall not apply to advances out

Provided that this section shall not apply to advances out 10 of the local loans fund for the purposes of the enactments relating to land purchase in Ireland.

(2) A sum equal to the amount due in respect of such leans shall in each year be paid into the appropriate found out of moneys growinded by the Parliament of the United Kingdom, and shall, I subject to the deduction of such sum as the Joint Exchequer Board think just to cover such less as may be anticipated to result from payments on account of any such loans proving to be irrecoverable, be made good by deductions from the Irish residuary share of reserved taxes in accordance with regulations.

30 male by the Treasury.
27—(1) Where the Commissioners of Inland Revenue are reveisees suitafied that exists duty or any duty in the nature of estate duty spinish is gayable in Southern Ireland or Northern Ireland by reason of suitable and death in respect of any property situated in Southern Ireland or 18 Neithern Ireland and passing on such death, they shall allow a sum equal to the amount of that duty to be deducted from the

estate duty payable in Great Britain in respect of that property on the same death.

(2) Where the Department of the Government of Southern 30 Ireland or Northern Ireland corresponding to the Commissioners of Inland Rerenae are satisfied that estate duty is payable in Great Britain by reason of a death in respect of any property

strate forman by reason is a useful an respect or any property situate in Great Britain and passing on such death, they shall allow a sum equal to the amount of that duty to be deducted \$5 from the estate duty or duty in the naturo of estate duty payable in Southern Ireland or Northern Ireland in respect of that property on the same death.

(3) The foregoing provisions shall apply as between Southern Ireland on the one hand and Northern Ireland on the other in 40 like manner as they apply as between Great Britain on the one one hand and Southern or Northern Treland on the other. question shall be decided by the Joint Exchequer Board.

A.D. 1920. (4) If any question arises as to whether any property is to
be treated for the purposes of this section as situate in Great
Britain or in Southern Ireland or in Northern Ireland, the

(5) Any Irish transfer order providing for the adaptation of 5 the enactments ruleting to the rescaling or certification in one country of problets or letters of administration or confirmation of executors guarated in another country, may provide that the court or officer before rescaling or certifying the problets or letters of administration or confirmation shall be satisfied that I estate duty, or duty in the nature of estate duty, has been paid in respect of so much, if any, of the estate as it liable to that duty in the country in which the rescaling or certification takes place, and for requiring the rescaling or certification of probac, letters of administration, or confirmation of executors, in case 15 where, by virtue of section forty-cipit of the Finance (No. 2) Act, 1915, such rescaling or certification is not required.

Provisions against double stamp duties.

one of those countries, the instrument shall, to the extent of the duty it bears, be deemed to be stamped in the other country or countries:

Provided that if the stamp duty chargeable on any instrument in such other country exceeds the stamp duty chargeable 29 in respect of that instrument in the country or countries in which the instrument has previously been stamped, the instru-

in Great Britain and in Southern Ireland and in Northern Ireland.

or in any two of those countries, and has been stamped in any 20

ment in such other country excess time stump only consequences as in respect of that instrument in the country or countries in which the instrument has previously been stamped, the instrument shall not be deemed to have been duly stamped in such other country unless and until stamped in accordance with the laws of that country with a stamp denoting an amount equal 80 to such access.

(2) Where composition for stamp duty is made or agreed to be made in any one of such countries, any instrument which by virtue of the composition is exempt from the payment of duty in that country shall, for the purposes of this section, be 35 treated in any other such country as having been stamped in the first-mentioned country with a stamp denoting the amount of duty which, but for the composition, would have been

chargeable on that instrument:

Provided that if the legislature of such other country has 40 imposed any conditions on the recognition therein of any composition made or acreed to be made in the first-mentioned

country this subsection shall not apply unless those conditions A.D. 1920. are compiled with.

29. Any excise licence granted by the Government of Intersouthern Ireland shall, without payment of further duty, he availability 5 available in Northern Ireland unless and until the Parliament licences.

5 available in Northeria Freshad themes and unan to Federal conof Northern Treshad otherwise determines, and any excise licence granted by the Government of Northern Ireland shall without payment of Turther duty be available in Southern Ireland unless and until the Parliament of Southern Ireland otherwise deter-10 mines:

Provided that if the rate of duty in respect of any licence is higher in one such part of Ireland than in the other, any such licence granted in the part in which the lower duty is charged shall not be available in the other part until the 15 difference has heen paid in that other part.

30. The Irish Church Temporalities Fund shall belong to Irish Church and be apportioned between the Governments of Southern Fund. Irishan and Northern Iroland and Northern was a proper of the parts of the several property of the parts of the several governments shall be managed,

sdministered, and disposed of as directed by Act of the appropriate Parliament:

Provided that all existing charges on that fund shall, if and so far as not paid, be paid out of the Exchequer of the 20 United Kingdom, and he made good by means of deductions from the Irish residuary share of reserved taxes in accordance with rerulations made by the Treasury.

31.—(1) For the purposes of the financial provisions of this Joint Act there shall be established a Board to be called the Joint Exchapter 30 Exchapter Board, consisting of two members appointed by

the Treasury, one member appointed by the Treasury of Southern Ireland, one member appointed by the Treasury of Northern Ireland, and a chairman appointed by His Majesty.

(2) The authority hy whom a member (including the chair-35 man) is appointed may appoint a deputy who shall be entitled to act for the member at any meeting of the Joint Exchequer Board which the member is unable to attend.

(3) It shall be the duty of the Joint Exchequer Board to determine any matter which is to be determined by the Board 40 under this Act, or in pursuance of any Irish Transfer Order

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made under this Act, and also to determine any other matter in connection with the Irish residuary share of reserved taxes, or Irish revenue or expenditure, or the cost of any reserved service which may be referred to them for determination jointly by the Treasury and the Treasury of Southern Ireland of soft by the Treasures of Southern and Northern Ireland, and also to determine for the purposes of this Act whether any tax is substantially the same in channels as, or has been imposed in lieu of, another tax, and, subject to the provisions of this Act as to appeals from decisions of the 10 Board, the decision of the Board on any matter which is to be determined by them shall be faul and conclusives.

(4) Any vacancy arising in the office of a member of the Board shall be filled by the authority by whom the member whose place is vacant was appointed.
15
The Board may act by a majority and notwithstanting.

any vacancy in their number; the quorum at any meeting of the Board shall be three; subject to the provisions of this Act the Board may regulate their own procedure.

(6) There shall be paid to the Chairman such salary or 30

(6) There shall be paid to the Chairman suon sairry or x remuneration as the Treasury may determine, and the amount thereof shall be charged on and payable out of the Consolidated Fund of the United Kingdom or the growing produce thereof.

Power of trastoes to invest in Yrish securities.

32. Any stock or securities issued in respect of any loan raised by the Government of Southern Ireland or Northern 25 Ireland shall be deemed to be included amongst the securities in which a trustee may invest under the powers of the Trustee Act, 1893, or the Trusts (Southad) Acts, 1861 to 1910.

Temporary provision as to payments into and out of the Irish Exchequer.

33.—(1) There shall be charged on the Consolidated Furd of the United Kingdom or the growing produce thereof and 30 as soon as may be after the appointed day paid thereout to the Exchequer of Southern Ireland and Northern Ireland respectively and sums as the Joint Exchequer Board may certify to be mecessary for the purposs of providing buildings of the Control of the Parliaments and public departments in Southern and Northern Ireland are specified;

(2) The Joint Exchaquer Board may authorise the Lord Lieutenant to make such payments from the Exchaquers of Southern Ireland and Northern Ireland as may be necessary in 40 order to provide for bringing this Act into operation, but no such authority shall be given as respects the Exchaquer of 90

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Southern Ireland or Northern Ireland after the expiration of a A.D. 1920. period of three months from the first meeting of the Parliament of Southern Ireland or Northern Ireland, as the case may be.

34.-(1) As from the end of the financial year in which the Provisions 5 date of Irish Union falls, the foregoing financial provisions after date of shall have effect, subject to the following modifications:-

Irish Union.

(a) There shall be an Irish Exchequer and an Irish Consolidated Fund in the place of, or if constituent Acts so provide, in addition to the Exchequers and Consolidated

Funds of Southern Ireland and Northern Ireland : (b) The Parliament and Government of Ireland shall, except so far as constituent Acts otherwise provide, have all the powers of taxation (including the powers in relation to income tax and super-tax) which before the date of Irish union were vested in the Govern-

ments and Parliaments of Southern Ireland and Northern Ireland: (c) The Irish residuary share of reserved taxes shall be

naid into the Irish Exchequer: (d) The Government of Ireland shall, unless the constituent Acts otherwise provide, have the power to collect and recover purchase annuities, and the annuities collected by them shall be paid into the Irish Consolidated Fund:

(e) For the members of the Joint Exchequer Board appointed by the Treasuries of Southern Ireland and Northern Ireland, there shall be substituted two members appointed by the Irish Treasury:

(f) The provisions making stock or securities issued in respect of loans raised by the Governments of Southern 30 Ireland and Northern Ireland trustee securities shall extend to stock or securities issued in respect of loans raised by the Government of Ireland.

(2) Provision shall be made by the Parliament of Ireland 35 for the cost of Irish services administered by the Government of Ireland.

(3) All sums paid into the Irish Exchequer shall form the Irish Consolidated Fund, and, subject to the provisions of any Act of the Parliament of Ireland, or this Act, or any other Act 40 of the Parliament of the United Kingdom charging any sums on the Irish Consolidated Fund, all such sums shall be appropriated to the public service of Ireland, by Act of the Parliament A.D. 1920. of Ireland, and shall not be applied for any purpose for which

they are not so appropriated.

(4) Save as may be otherwise provided by Act of the Pacifiament of Ireland, the existing law relating to the Exchanges and Consolidated Fund of the United Kingdom shall apply with the necessary modifications to the Irish Exchanger and Consolidated Fund, and an officer shall be appointed by the Lord

Lieutenant to be Comptroller and Auditor-General for Ireland.

(5) Save as may be otherwise provided by Act of the Parlis, ment of Ireland, the accounts of the Irish Consolidated Fund 10 shall be audited as appropriation accounts in manner provided by the Exchequer and Audit Departments Acts, 1866, and any Acts amending the same, by or under the direction of the Irish

Comptroller and Auditor-General.

Future consideration of the transfer of Customs and Excise.

35. If at any time after the date of Irish union an address 16 for the purpose is presented by both Houses or the House of the Parliament of Ireland, the Joint Exchequer Board shall forthvirth take into consideration to transfer to the Parliament and Government of Ireland of the powers of imposing, characteristic particles of the powers of imposing characteristic part of the Irish and a decident the powers of the parliament and Government of Ireland of the powers of imposing characteristic particles and the power of the power reserved by this Act, and report thereon and on the meloods by which in case of such transfer the payment of the Irish contribution to Imperial liabilities and expenditure can be secured, and shall cause a copy of their report to be laid before the Parliament of the United Kingdom and the Parliament of 26 Ireland.

LORD LIEUTENANT.

Office of Lord Lieutensut, 36.—(1) Notwithstanding anything to the contrary in any Act, no subject of His Majesty shall be disqualified for holding the office of Lord Lieutenant of Ireland on account of his 30 religious belief.

(3) The term of office of the Lord Lieutenant shall be six years, without prejudice to the power of His Majesty at any time to revoke the appointment, and with the intent that the continuance in office of the Lord Lieutenant shall not be affected 35 by any change of ministry.

(3) The salary and expenses of the Lord Lieutenant shall be pail out of moneys provided by the Parliament of the Unitei Kingdom, but there shall be deducted from the Irish rosiduary share of reserved taxes in each year, towards the payment of the the Lord Lieutenant's salary, a sum of five thousand younds.

A.D. 1920.

PROVISIONS AS TO COURTS OF LAW AND JUDGES.

37. The Supreme Court of Judicature in Ireland shall cease Establishto exist, and there shall be established in Ireland the following ment of courts, courts, that is to say, a court having jurisdiction in Southern 5 Ireland, to be called the Supreme Court of Judicature of Southern Ireland, a court having jurisdiction in Northern Ireland, to be called the Supreme Court of Judicature of Northern Ireland, and a court having appellate jurisdiction throughout the whole of Ireland, to be called the High Court of Appeal

10 for Ireland. 38,-(1) The Supreme Court of Judicature of Southern Divisions Ireland shall consist of two divisions, one of which, under the and ecastiname of His Majesty's High Court of Justice in Southern Ireland, Supreme shall in Southern Ireland have and exercise all such jurisdiction Court for Southern

15 as is now exercised by His Majesty's High Court of Justice in Ireland. Ireland and by the judges of that Court (including the land indoes), and the other of which, under the name of His Majesty's Court of Appeal in Southern Ireland, shall in Southern Ireland have and exercise all such jurisdiction as is now exercised by His 20 Majesty's Court of Appeal in Ireland.

(2) The High Court of Justice in Southern Ireland and the ... Court of Appeal in Southern Ireland shall, subject to the provisions of Part III. of the Fourth Schedule to this Act, be constituted in manner provided by Part I. of that Schedule.

39.-(1) The Supreme Court of Judicature of Northern Divisions Ireland shall consist of two divisions, one of which under the name and constiof His Majesty's High Court of Justice in Northern Ireland shall, Supreme in Northern Ireland, have and exercise all such jurisdiction as is Court for now exercised by His Majesty's High Court of Justice in Ireland Norther 30 and by the judges of that court (including the land judges), and the other of which, under the name of His Maiesty's Court of Appeal in Northern Ireland shall, in Northern Ireland, have and exercise all such jurisdiction as is now exercised by His Maiesty's

Court of Appeal in Ireland. (2) The High Court of Justice in Northern Ireland and the 25 Court of Appeal in Northern Ireland shall subject to the provisions of Part III. of the Fourth Schedule to this Act. be

constituted in manner provided by Part II. of that Schedule. 40,-(1) Subject to the provisions of this Act and any Application 40 modifications or adaptations made by Irish Transfer Orders of existing

under this Act, all enactments relating to the Supreme Court of and rules. [231]

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Judicature in Ireland, and the judges and officers thereof shall apply to the Supreme Court of Judicature in Southern Ireland and to the Supreme Court of Judicature in Northern Ireland and the Supreme Court of Judicature in Northern Ireland and the judges and officers thereof, as a they apply to the Supreme Court of Judicature in Ireland and the judges 6 and officers thereof, and as if four references to the High Court of Justice in Northern Ireland, as the High Court of Justice in Northern Ireland, as the High Court of Justice in Northern Ireland, as the Supreme Court of Judicature in Ireland, as the court of Judicature in Ireland, as the court of the Court of Appeal in Ireland there were 10 state that the Court of Appeal in Northern Ireland, as the case many be:

Provided that where but for this provision an appeal under sention fifty-most of the Supreme Court of Judiciature Act 15 (Inchend), 1877, would lie to a divisional court, whether by way or motion for new trial or otherwise, an appeal shall lie to the Court of Appeal in Southern Ireland or Northern Ireland as the case may be instead of to a divisional court.

- (2) The existing rules of court made under the enactments 20 forms of the Supreme Court of Judicature in Ireland shall be deemed to have been made under those enactments as applied by this Act to the Supreme Court of Judicature in Northern Ireland and the Supreme Court of Judicature in Northern Ireland respectively, and shall have effect accordingly 28 with the necessary modifications in Southern Ireland and Northern Ireland respectively, and any such rules of court may be altered or annulled as if they had been made under those enactments.
- as no applied.

 (3) The Judgments Extension Act, 1568, shall apply to the 80 registration and enforcement in the Supreme Court of Southern Ireland and Northern Ireland respectively of judgments obtained or entered up in the Supreme Courts of Northern Ireland and Southern Ireland nepositively, in the Supreme Court of Southern Ireland and properties of the Supreme Court of Southern Ireland, of Judgments obtained or entered up in the Supreme Court of 168 Judications in Ireland, of Judgments obtained or entered up in the Supreme Court of Judications in England.
- (4) A judge of the Supreme Court of Northern Ireland, shall not be named in a Commission of Assize or other commission, whether general or special, in Southern Ireland, and a 40 judge of the Supreme Court of Southern Ireland shall not be

named in a Commission of Assize or other commission, whether A.D. 1920, general or special, in Northern Ireland.

41 .- (1) The High Court of Appeal for Ireland shall be Constitution constituted of the following ex-officio judges, that is to say, of High 5 the Lord Chancellor of Ireland, who shall be president of the Court of court, the Lord Chief Justice of Southern Ireland and the Appeal for Lord Chief Justice of Northern Ireland and of such other judges as may from time to time be nominated as members thereof in manner hereinafter provided.

(2) The High Court of Appeal for Ireland, when hearing any appeal, shall consist of three judges sitting together, of whom one shall be the Lord Chancellor of Ireland, another shall be the Lord Chief Justice of Southern Ireland, or a judge of the Supreme Court of Southern Ireland nominated by him

15 to act in his place, and the third shall be the Lord Chief Justice of Northern Ireland, or a judge of the Supreme Court of Northern Ireland nominated by him to act in his place:

Provided that-

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(a) if the Lord Chancellor considers that the case is of such importance that it is advisable that the court should consist of five judges, it shall consist of such three judges as aforesaid, together

with an additional judge of the Supreme Court of Southern Ireland, nominated by the Lord Chief Justice of Southern Ireland, and an additional 25 judge of the Supreme Court of Northern Ireland, nominated by the Lord Chief Justice of Northern Treland : (b) if the Lord Chancellor is unable to sit, the court

shall consist of four judges, namely, the Lord 30 Chief Justice of Southern Ireland, or a judge of the Supreme Court of Southern Ireland nominated by him, the Lord Chief Justice of Northern Ireland, or a judge of the Supreme Court of Northern Ireland nominated by him, a judge of the Supreme Court of Southern Ireland nominated by the Lord Chief Justice of Southern Ireland, and a judge of the Supreme Court of Northern Ireland nominated by the Lord Chief Justice of Northern Treland. 40

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(8) The High Court of Appeal for Ireland when hearing an appeal from the Supreme Court of Southern Ireland shall at its Southern Ireland, and when hearing an appeal from the Supreme of Northern Ireland shall sit in Northern Ireland, and if the Ireland Southern Ireland shall sit in Northern Ireland, and if the Ireland Court of Southern Ireland shall sit in Northern Ireland, and if the Ireland Southern Ireland shall sit in Northern Ireland and If the Ireland Ireland Southern Ireland Ireland Ireland Southern Ireland and Ireland Ireland

(4) No judgo shall sit as a judgo of the High Court of Appeal for I reland on the hearing of an appeal from any judgement or order made in a cause or matter heard by himself to either sitting alone or with other judges, or from a judgment or or order reversing, varying, or affirming a judgment or order so made.

(i) There shall be attached to the High Court of Appeal for Palanda make officers as the Lord Chancellor, with the garproval of the Joint Exchequer Board as to number, may appoint, and there shall be paid to such officers out of moneys provided by the Parliament of the United Kingdom such salaries and allowances as the Joint Exchequer Board may determine, and there shall be paid out of moneys so provided 50 overy judge of the said corner of moneys to provided determined by the said of the said corner of the said control of the said control of the said control of the said corner support of attendances at the does not read the does not read the said to the said the said to the said to the said the said to the said the said to the said the said to the said the said to the said to the said to the said the sai

Jurisdiction of High Court of Appeal for Ireland. 43.—(1) An appeal ghall lie to the High Court of Appeal 20 for Ireland from any decision of the Court of Appeal in Southers Technical the Court of Appeal in Southers the Court of Appeal in Northern Ireland, and all questions which under the Crown Cases Act, 1858, would be supported for the decision of the Jindges of the High Court of Appeal for Southern Lie and Appeal and Appeal and Appeal and Appeal and Appeal and Appeal for Ireland shall have jirisdiction and power to hear and determine all such appeals and ourstimes subject to the rules or orders of the Court.

(2) The Lord Chancellor, with the assistance of the Lord & Chief Justice of Southern Ireland and the Lord Chief Justice of

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Northern Ireland, and as respects fees subject to the approval of A.D. 1920." the Joint Exchequer Board, shall make rules for regulating the procedure of the High Court of Appeal for Ireland, and any other matter with respect to which rules of court may be made 5 under the Judicature (Ireland) Acts, 1877 to 1907; and the court shall for all purposes of and incidental to the determination of any appeal within its jurisdiction, and the amendment, execution and enforcement of any judgment or order made on any such appeal have all the powers, authority and jurisdiction for the time being vested in the Supreme Court of Southern Ireland and the Supreme Court of Northern Ireland,

43,-(1) The provisions relating to the tenure of office by a Provisions judge of the Supreme Court of Southern Ireland or Northern as to Lord Ireland, shall apply to the office of Lord Chancellor of Ireland. (2) Nothing in this Act shall affect any jurisdiction exer-

cised by the Lord Chancellor in respect of and on behalf of His Majesty as visitor of any college or other charitable

foundation; but save as aforesaid, the Lord Chancellor shall not exercise any executive functions, and the Lord Chancellor 20 shall cease to be Keeper of the Great Seal of Ireland, and the custody thereof and such executive functions as aforesaid shall be transferred to the Lord Lieutenant.

44. Any jurisdiction of the Master of the Rolls in Ireland Previsions with respect to public records in his custody shall be trans- as to Master of 25 ferred to the Lord Lieutenant: the Rolls. Provided that nothing in this section shall affect the rank, title or precedence of the existing Master of the Rolls.

45. The provisions set out in Part III. of the Fourth Transitory

Schedule to this Act shall have effect with respect to existing previsions. 30 judges and officers of the Supreme Court of Ireland, existing barristers and solicitors and pending proceedings.

46 .- (1) All matters relating to the Supreme Court of Provisions as Southern Ireland, the Supreme Court of Northern Ireland to judicature (including the registration of deeds), and the High Court of Union. 35 Appeal for Ireland shall be reserved matters until the date of

Irish Union, but the constituent Acts, or any Act of the Parliament of Ireland, may provide for the amalgamation of the Supreme Court of Southern Ireland and the Supreme Court of Northern Ireland and the abolition or merger in the court so 40 constituted of the High Court of Appeal for Ireland, and may C 3

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A.D. 1920.

provide, as respects judges appointed after the date of Irish Union, for such judges being appointed by the Lord Lieutenans and the substitution of an address from both Houses or the House of the Parliament of Ireland for an address from both Houses of the Parliament of the United Kingdom in the pro- 5 visions relating to the removal of judges, and for the salaries and pensions of such judges being charged on and paid out of the Trish Consolidated Fund instead of the Consolidated Fund of the United Kingdom. The reservation of matters relating to Supreme Courts as aforesaid shall not extend to the regulation of the 10 profession of solicitors.

(2) The provisions of this Act as to existing judges and existing pensions shall, after the date of Irish Union, with the necessary modifications, extend to the judges who at that date are judges of any of the said courts, and to any pensions which 15 at that date are payable to any persons on account of service as such judges.

County court judges.

- 47.-(1) A judge of any county court, or other court with a like jurisdiction in Ireland, appointed after the appointed day, shall be appointed by the Lord Lieutenant, and shall hold his 20 office on the same tenure as that by which the office is held at the time of the passing of this Act, with the substitution of an address from the House of Commons of the Parliament of Southern Ireland or of Northern Ireland, as the case may be. for an address from both Houses of the Parliament of the 9g United Kingdom, and during his continuance in office his salary shall not be diminished or his rate of pension altered without
 - his consent. (2) Such rearrangement of the areas within the jurisdiction of county court judges shall be made by order of the Lord 30

Lieutenant that the area of jurisdiction of any such judge shall be wholly within Southern Ireland or Northern Ireland.

Appeals from the High Court of Appeal

48. An appeal shall lie from the High Court of Appeal for Ireland to the House of Lords-

(a) in any case where under existing enactments such an 35 for Ireland. appeal would lie from the existing Court of Appeal in Ireland to the House of Lords;

(b) in any case where a person is aggrieved by any decision of the High Court of Appeal for Ireland in any proceedings taken by way of certiorari, mandamus, quo 40 warranto or prohibition:

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(c) in any case where a decision of the High Court of A.D. 1995. Appeal for Ireland involves a decision of any question as to the validity of any law made by or having the effect of an Act of the Parliament of Southern Iroland or Northern Ireland and the decision is not otherwise subject to appeal:

Provided that-

Ireland:

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(i) where under the existing enactments an appeal does not lie to the House of Lords, except with the leave of the existing [Court of Appeal in Ireland, an appeal under this section shall not lie except with the leave of the High Court of Appeal for

(ii) an appeal shall not lie in the cases mentioned in paragraph (c) of this section, except with the leave of the High Court of Appeal for Ireland or the House of Lords. 49. Where any decision of a court in Ireland involves the Appeals

decision of any question as to the validity of any law made by where 20 or having the effect of an Act of the Parliament of Southern Irish law Ireland or Northern Ireland, and the decision is not under the questioned. evisting enactments subject to any appeal to the Court of Appeal in Ireland, an appeal shall lie to the High Court of Appeal for Ireland by virtue of this section.

50.-(1) If it appears to the Lord Lieutenant or a Secretary Special preof State expedient in the public interest that steps shall be vision for taken for the speedy determination of the question whether any constitu- i-Act, or order having the effect of an Act of the Parliament of tional ques-Southern Ireland or Northern Ireland, or any provision thereof,

30 or any Bill introduced in either of those Parliaments, or any provision thereof, or any legislative proposal before the Council of Ireland, is beyond the powers of such Parliament or Council or whether any service is an Irish Service within the meaning of this Act or not, or if the Joint Exchequer Board, or any 35 two members of the Board, in the execution of their duties under this Act, are desirous of obtaining the decision of any question of the interpretation of this Act, or other question of

law, which arises in connexion with those duties, the Lord-Lieutenant, Secretary of State, or Board, or members thereof, 40 as the case may be, may represent the same to His Majesty in Council, and thereupon, if His Majesty so directs, the said C 4

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question shall be forthwith referred to and heard and deter-A.D. 1920. mined by the Judicial Committee of the Privy Council.

> (2) Upon the hearing of the question such persons as seem to the Judicial Committee to be interested may be allowed to appear and he heard as parties to the case, and the decision of 5 the Judicial Committee shall be given in like manner as if it were the decision of an appeal, the nature of the report or recommendation to His Majesty being stated in open court,

(3) Nothing in this Act shall prejudice any other power of His Majesty in Council to refer any question to the Judicial 16 Committee or the right of any person to petition His Majesty for such reference. 51 .- (1) If any decision of the Joint Exchequer Board under this Act involves a decision with respect to any question

Appeals from dealsions of Excheque Board.

of law, any person may petition His Majesty in Council to refer 18 the question of law to the Judicial Committee of the Prive Council, and, if His Majesty so directs, the question of law shall be referred to and heard and determined by that committee, and if the Judicial Committee determine that the point of law has been erroneously decided by the Joint Exchequer Board, they 20 shall report their determination to His Majesty, and, on such a report being made, the Joint Exchequer Board shall reconsider their decision with regard to the determination of the Judicial Committee.

(2) Upon the hearing of any question referred under this 25 section, such persons as seem to the Judicial Committee to be interested may be allowed to appear and be heard as parties to the case, and the decision of the Judicial Committee shall be given in like manner as if it were a decision of an appeal, the nature of the report or recommendation to His Majesty being 30 stated in open court.

(3) A petition shall not be entertained under this section unless it is presented within six months after the date on which the decision of the Joint Exchequer Board to which the petition relates has been published, 25

Provisions as to existing judges and other

PROVISIONS AS TO EXISTING JUDGES AND OFFICERS. 52 .- (1) All existing county court judges, and all existing Irish officers serving in an established capacity in the civil service of the Crown and receiving salaries charged on the [10 & 11 GEO. 5.]

Consolidated Fund of the United Kingdom, shall, if at the date A.D. 1920. of the passing of this Act they are removable only on address persons from both Houses of Parliament of the United Kingdom, continue lisving to be removable only upon such an address, and if removable in charged on any other manner shall continue to be removable only in the same the Consolimanner as before that date; and shall continue to receive the same salaries, gratuities, and pensions, and to enjoy the same rights and privileges and to be liable to perform the same duties as before that date or such duties as His Majesty may

10 declare to be analogous, and their salaries and pensions shall be charged on and paid out of the Consolidated Fund of the United Kingdom or the growing produce thereof, and all sums so paid shall be made good by means of deductions from the Irish residuary share of reserved taxes under this Act in 15 accordance with regulations made by the Treasury.

(2) If any of the said judges or officers retire from office with His Majesty's approbation before completion of the period of service entitling him to a pension, His Majesty may, if he thinks fit, after considering any representation that may be made m by the Government of Southern Ireland or Northern Ireland. grant to him such pension, not exceeding the pension to which he would on that completion have been entitled, as His Majesty

thinks proper. (3) Subsection (1) of this section shall apply to existing 25 Irish officers in the civil service of the Crown, who, although receiving salaries not charged on the Consolidated Fund, are

removable only for misconduct or incapacity, including (after the date of Irish Union) officers removable under section seventythree of the Supreme Court of Judicature Act (Ireland), 1877: 40 & 41 Vict. 30 Provided that, in the case of any such officer whose salary is payable otherwise than out of money provided by the Parliament of the United Kingdom, the provisions of that subsection with

respect to the payment of salaries and pensions out of the Consolidated Fund of the United Kingdom shall not have effect, 35 and in the case of any such officer whose salary is payable out of money provided by the Parliament of the United Kingdom those provisions shall have effect with the substitution of payment out of money so provided for charge on and payment

out of the Consolidated Fund of the United Kingdom. (4) Subsection (2) of this section shall apply to any officer to whom subsection (3) of this section applies, with the substitation of a reference to a period of forty years' service for the reference to the period of service entitling to a pension.

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A.D. 1920. Continuation of service of, and compensation to, existing officers.

5.8.—(1) Subject to the provisions of this Act, all existing, Irish efficiers in the civil service of the Crown who are not provided, for under the last-preceding section and are at the appointed day serving as frish officers shall, after that day, continue to had their offices by the same tenure and upon the same tenure and conditions (including conditions as to salaries and superannustion) as theretofere and shall be liable to perform the same duties as theretofere, or such duties as the Girll Service Committee established under this Act may determine to be analogous, and while performing the same or analogous duties in shall receive not less salaries than they would have received if this Act bad not passed:

Provided that notwithstanding the provision herein-hefore contained as to the tenure of existing Irish officers any existing Irish officer who at the time of the passing of this Act is 15 removable from his office by His Majesty, or by the Chief Secretary, or by any person other than the Lord Lieutenant. or in any special manner, may be removed from his office after the appointed day by the Lord Lieutenant, but, in the case of the existing permanent members of the Congested Districts Board 20 for Ireland, only by an order of the Lord Lieutenant, which shall be laid before the House of Commons of Southern Ireland and of Northern Ireland, and if an address is presented to the Lord Lieutenant by either such House within the next subsequent forty days on which that House has sat after any such order 25 is laid before it praying that the order may be annulled, the Lord Lieutenant may annul the order, and it shall thenceforth be void.

(2) The Superannustion Acts, 1894 to 1914, shall continue after the appointed day to apply to any such existing Irish 30 officer to whom they then apply, and the service of any such officer under the Government of Southern Ireland or Northern Ireland or the Council of Ireland shall, for the purpose of those Acts, be deemed to be service in the permanent ciril service of the Cowan and in a unitio office within the meaning 30

service of the Crown and in a pu 55 & 56 Vict. of the Superannuation Act, 1892:

> Provided that so far as relates to the grant and ascertainment of the amount of any allowance or gratuity under these Acits as respects any such officer who at the time of his ultimate retirement is serving under the Government of Southern Irehad & or Northern Ireland, or the Council of Ireland, the Civil Servies

Committee shall be substituted for the Treasury.

[10 & 11 Gao. 5.] (3) The provisions as to compensation contained in the A.D. 1920. Fifth Schedule to this Act shall apply with respect to any such existing Irish officer.

(4) The superannuation and other allowances and gratuities 5 which may become payable after the appointed day to or in respect of existing Irish officers in the civil service of the Crown under the Superannuation Acts, 1834 to 1914, and any compensation pavable to any such officers under the provisions of this Act, shall be vaid out of moneys provided by the Parliament of the United Kingdom, 10 but any sums so paid shall be made good by means of deductions

from the Irish residuary share of reserved taxes in accordance with regulations made by the Treasury.

(5) Where any existing Irish officer in the civil service of the Crown to whom the Superannuation Acts, 1834 to 1914, do 15 not apply is at the appointed day serving as an Irish officer in a espacity which, in accordance with a condition of his employment,

qualifies him for a superannuation allowance or gratuity payable otherwise than under those Acts, that condition shall after the appointed day have effect, subject to the following modifications, 26 that is to say, any superannuation allowance or gratuity which may become payable to the officer in accordance with that

condition after the appointed day shall, if and so far as the fund out of which such allowances and gratuities are payable at the time of the passing of this Act is by reason of anything M done or omitted after the passing of this Act not available for its payment, be charged upon and paid out of the Consolidated

Fund of Southern Ireland or Northern Ireland as the case may be, or shall be apportioned between those funds as the Joint Exchequer Board may determine, and any powers and duties of 30 the Treasury as to the grant or ascertainment of the amount of the superannuation allowance or gratuity, or otherwise in connection with the condition, shall be exercised and performed by the Civil Service Committee.

(6) The Pensions Commutations Acts, 1871 to 1882, shall \$5 apply to any person to whom an annual allowance is granted in pursuance of the provisions of this Act relating to existing officers as they apply to a person who has retired in consequence of the abolition of his office, and any terminable annuity

payable in respect of the commutation of an allowance shall be 40 payable out of the same funds as the allowance.

F10 & 11 Ggo, 5.1

ment of Civil Service Committee.

committee to be called the Civil Service Committee. (2) The committee shall consist of seven members, of whom one shall be appointed by the Treasury, one by a Secretary of a

State, one by the Government of Southern Ireland, one by the Government of Northern Ireland, two by the existing Irich officers, and one (who shall be chairman) by the Lord Chief Justice of England: Provided that after the existing Irish officers have been us

allocated in manner hereinafter provided, of the members of the committee appointed by the existing Irish officers one shall be appointed by such of those officers as have become officers of the Government of Southern Ireland, and one by such of those officers as have become officers of the Government of 15 Northern Treland.

(3) Any vacancy arising in the committee shall be filled by the authority by whom the member whose place is vacant was appointed. (4) The Treasury may make regulations as to the manner 20

in which the members to be appointed by the existing Irish officers are to be selected.

(5) The committee may act by any four members, and notwithstanding any vacancy in their number, and, subject to the provisions of this Act, the committee may regulate their to own procedure.

(6) The determination of the Civil Service Committee on any claim or question which is to be determined by them under the provisions of this Act relating to existing officers shall be final and conclusive.

(7) Any expenses incurred by the Civil Service Committee to such amount as may be approved by the Joint Exchequer Board shall be paid out of moneys provided by the Parliament of the United Kingdom, and shall be made good by means of deductions from the Irish residuary share of reserved taxes in 25

Provisions as

accordance with regulations made by the Treasury. 55 .- (1) Any pension granted on account of service in to existing penalons and Ireland as Lord Chancellor or other judge of the existing Suprame

Court or of any court consolidated into that court, or as a county A.D. 1920. court judge, or as an Irish officer in an established capacity in aupernannathe civil service of the Crown, or as an officer or constable of tion allowthe Dublin Metropolitan Police, or Royal Irish Constabulary, ances. 5 and payable at the appointed day, or in the case of an officer or constable of the Dublin Metropolitan Police or Royal Irish

Constabulary at the date of transfer, shall be paid out of the Consolidated Fund of the United Kingdom or the growing produce thereof, if charged on that fund at the time of the passing 10 of this Act, and out of moneys provided by the Parliament of the United Kingdom if so payable at that time, and shall be made good by means of deductions from the Irish residuary share of reserved taxes in accordance with regulations made by the Treasury.

.(2) Any pension payable at the appointed day and granted on account of service in Ireland as an Irish officer in the civil service of the Crowu not serving in an established capacity or on account of service as a petty sessions clerk or officer in the registry of petty sessions clerks shall, if and so far as the on fund out of which it is payable at the time of the passing of this Act is by reason of anything done or omitted after the passing of this Act not available for its payment, be charged upon and paid out of the Consolidated Fund of Southern Ireland

or Northern Ireland or apportioned between those funds as the 25 Joint Exchequer Board may determine.

56 .- (1) For the purpose of the provisions of this Act Provisions

relating to existing officers, any officer shall be deemed to be for defining relating to existing officers, any officer shall be deemed to be of Irish an Irish officer who is serving or employed in Irish services officer and within the meaning of this Act, and the fact that the salary of determining 30 an Irish officer is provided in whole or in part out of funds administered by the Government Department in which he serves,

or out of an allowance voted for the office expenses of the office in which he is employed, or out of fees, instead of being charged on the Consolidated Fund or paid out of moneys pro-35 vided by the Parliament of the United Kingdom, shall not prevent that officer being treated as an officer in the civil service of the Crown:

Provided that where any officers employed at the appointed date wholly or in part on Irish services form an integral part 40 of a staff not solely engaged on such services, the Department under which they are employed shall prepare a scheme for A.D. 1920.

n. determining which of the members of such staff are, for the purposes of this det, to be treated as Irish officers, and such scheme shall be submitted to the Irish Circl Bervice Committee and, if, and when approved by that Committee, shall have effect as if disacted in this Act.

(2) If any question arises whether an officer is an Irib officer as a defined, or otherwise as to any claim or right of an officer under the provisions of this Act relating to existing officers, that question shall be determined by the Civil Serries Committee.

(3) If in any case the Civil Service Committee are of opinion that the service or employment of an officer is subtata to is partly an Irish effort and partly not, that Committee and determine any question which arise as required proportions in which any allowance, grataity, or composation in pepalte to that officers is to be paid as between the substance or Consolidated Fund of Southern or Northern Iroland, as the course may be, and of the United Kingdom respectively.

Allocation of existing officers between Southern and Northern Ireland. 57.—(1) The existing Irish officers who at the appointed day are concerned solely with the administration of public 30 services in Southern Ireland shall become officers of the Government of Southern Ireland, and the existing Irish officers who at the appointed day are concerned solely with the administration of public services in Northern Ireland shall become officers of the Government of Northern Ireland.

(2) The existing Irlsh officers who at the appointed day are concerned with the administration of public nervices bath in Southern Ireland or Northern Ireland shall be allocated, as between the Governments of Southern Ireland and Northern Ireland in such manner as the Civil Service Committee may 86 determine; and in determining whether any particular officer is to be allocated to the Government of Southern Ireland or to the Government of Northern Tealand, the Civil Service Committee shall, so far as the exigencies of the public service saint, endeavour to give effect to the whole of the Giffee; . 38

Provided that any existing Irish officers who at the appointed day are solely employed in public services which are as from the appointed day administered by the Council of Ireland shall become officers of the Council of Ireland.

PROVISIONS AS TO MEMBERS OF POLICE.

A.D. 1920.

58.-(1) All officers and constables of the Dublin Metro- Continuation nolitan Police and the Royal Irish Constabulary who are of service of serving at the day of transfer shall after that day continue to sation to 5 serve on the same terms and conditions as theretofore, and shall mambers of be liable to perform the same duties as theretofore, and while forces. as serving shall not receive less salaries than they would have received if this Act had not passed.

- (2) Any existing enactments relating to the pay or pensions 10 of officers and constables of the Dublin Metropolitan Police and Royal Irish Constabulary shall after the transfer continue to apply as respects any officer and constable serving at the day of transfer with the substitution of the Lord Lieutenant for the
- Treasury and for the Chief Commissioner or Inspector-General 15 as the case requires.
- (3) Where any such officer or constable, being qualified under the enactments aforesaid to retire on pension for length of service
- on or before the day of transfer, continues to serve after that day he shall, on retiring at any subsequent time, he entitled to 90 receive a pension not less in amount than that to which he would have been entitled if he had retired on that day, and his
- right to receive such pension shall not, while he continues to serve, be liable to forfeiture, except in cases in which a pension when granted is liable to forfeiture under those enactments. (4) The provisions as to compensation contained in the
- 95 Sixth Schedule to this Act shall apply with respect to the officers and constables of the Dublin Metropolitan Police and of the Royal Irish Constabulary who are serving at the day of transfer.
- (5) Any pensions and other allowances and gratuities which may become payable to officers and constables of the Dublin Metropolitan Police or the Royal Irish Constabulary after the day of transfer (being in either case officers and constables who are serving at the day of transfer) under the existing enactments
- 35 applicable to them, and any compensation payable to any of those persons under the provisions of this Act, shall be paid out of moneys provided by the Parliament of the United Kingdom; but any sums se paid shall be made good by means of deductions from the Irish residuary share of reserved taxes in accordance
 - 40 with regulations made by the Treasury.

- (8) The Peasions Commutation Acts, 1871 to 1882, shall apply to any member of the Dublin Mostropolitan Police on Reyal Table. Constabulary to whom an allowance is granted in pureasace of the provisions of this section in like manner as it he had relied from the permanent Civil Service of the Crown on the sabilities to disclosure of the commutation of an allowance shall be payable out of the same runds as the allowance.
 - (7) In this section and in the Sixth Schedule to this Act the expression "day of transfer" means the day on which the 10 central and management of the said forces are transferred from "existing enactments" means enactments in force at the sign of transfer and includes any Orders made under those enactments and includes any Orders made under those enactments and in force on that day.
 - (8) The provisions of this Act with respect to the allocating of existing Irish officers as abeveen Southern and Northern Ireland shall, unless the administration of the Royal Irish Constabulary is transferred to the Government of Ireland, apply to officers and constables of the Royal Irish Constabulary with 29 to efficient and constables of the Royal Irish Constabulary with 29 to officers and constables of the Royal Irish Constabulary with 29 in accordance with Instructions from His Mijerty and the naconitoted day.

GENERAL.

Continuation 59. All existing laws, institutions, and authorities in of existing Ireland, whether judicial, administrative, or ministerial, and all laws, institutions.

Ireland, whether judicial, administrative, or ministerial, and all exciting taxes in Ireland, shall, except as otherwise provided by this Act, continue as if this Act had not passed, but with the modifications necessary for adapting them to this Act, and 30 subject, as respects matters within the powers of the Parishnests of Southern Ireland and Korthern Ireland, and after that the property of the Parishnests of Southern Ireland and Korthern Ireland, and after that the Act of the Ireland, to repeat, absolition, alternation, and adaptation in the meanner and to the extent authorised by this Act of the Ireland Ireland, to repeat, absolition, alternation, and adaptation in the meanner and to the extent authorised by this Act.

Use of Crown lands by Irish Governments.

tions, &c.

60. His Majesty the King in Council may place under the control of the Government of Southern Ireland or Northern Ireland, for the purposes of that government, or under the control of the Council of Ireland for the purposes of that Council, such of the lands, buildings, and property in Southern 60 trust for His Majesty, and subject to such conditions or restrictions (if any) as may seem expedient.

61. Arrangements may be made by any department of the Arrange-5 Government of the United Kingdom for the exercise and performance on behalf of that department of any powers or duties departments. of that department by officers of a department of the Government

of Southern Ireland or Northern Ireland, or by officers of the Council of Ireland, or by any department of the Government of 10 Southern Ireland or Northern Ireland, or by the Council of Ireland for the exercise and performance on behalf of that department or Council of any powers or duties of that department or Council by officers of a department of the Government of the United Kingdom, or by officers of a department of the

15 Government of Northern Ireland or Southern Ireland, as the case may be, on such terms and conditions as may be agreed: Provided that no such arrangements shall diminish in any respect the responsibility of the department or Council by which the arrangement is made.

62,-(1) No law made by the Parliament of Southern Special pro-Treland or Northern Ireland shall have effect so as to alter the Visions as to constitution, or divert the property of, or repeal or diminish any versity, Trinity Colexisting exemption or immunity enjoyed by the University of lege Dublin.

Dublin, or Trinity College Dublin, or the Queen's University and the 25 of Belfast, unless and until the proposed alteration, diversion, Queen's University reneal, or diminution is approved :-of Belfast. (a) in the case of the University of Dublin, or Trinity College Dublin, by a majority of those present and

voting at a meeting of each of the following bodies convened for the purpose, namely, the governing body 80 of the College, and the junior fellows and professors voting together, and the University Council, and the Senate; and (b) in the case of the Queen's University of Belfast by a

majority of those present and voting at a meeting 35 of each of the following bodies convened for the purpose, namely: the Senate, and the Academic Council, and the Convocation of the University:

Provided that this section shall not apply to the taking of 40 property (not being land in the occupation of or used in connection with the College or either of the Universities) for the D

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A.D. 1920. purpose of roads, railways, lighting, water, or drainage works.

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(2) There shall be paid annually, out of moneys provided by the Parliament of Southern Ireland, to Trinity College Dublin, a sum of thirty thousand pounds, to the University s College Dublin, a sum of forty-two thousand pounds, to the University College, Cork, a sum of twenty-six thousand pounds and to the University College, Galway, a sum of seventeen thousand pounds, for the general purposes of those colleges respectively, and the sum so payable to any of those colleges 10 if and so far as not so paid, shall be deducted on the order of the Joint Exchequer Board from the Irish residuary share of reserved taxes and paid to the college.

or other works of public utility upon payment of compensation

(3) There shall be paid annually, out of moneys provided by the Parliament of Northern Ireland, to the Queen's University 15 of Relfast, a sum of twenty-six thousand pounds for the general nurroses of the University, and that sum if and so far as not so raid shall be deducted on the order of the Joint Exchequer Board from the Irish residuary share of reserved taxes and paid to the University. 90

(4) Until the Joint Evchequer Board certify that the amount standing to the credit of the account of Trinity College under section thirty-nine of the Irish Land Act, 1908, is adequate to afford the indemnity for which provision is made by that section, there shall be paid annually out of moneys provided by as the Parliament of Southern Treland the sum of five thousand pounds to that account; and that sum, if and so far as not so paid, shall be deducted on the order of the Joint Exchequer Board from the Trish residuary share of reserved taxes and reid to that account. 20

Special provisions as to

63.-11) It is hereby declared that existing enactments relative to unlawful oaths or unlawful assemblies in Ireland do not apply to the meetings or proceedings of the Grand Lodge of Free and Accepted Masons of Ireland, or of any lodge or society recognised by that Grand Lodge,

(2) Neither the Parliament of Southern Ireland, nor the Parliament of Northern Ireland shall have nower to abrogate or affect prejudicially any privilege or exemption of the Grand Lodge of Freemasons in Ireland, or any lodge or society recognised by that Grand Lodge which is enjoyed either by an

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[10 & 11 Ggo. 5.]

51 law or custom at the time of the passing of this Act, and any A.D. 1920. law made in contravention of this provision shall, so far as it is in contravention of this provision, he void.

64,-(1) If the Government of Southern Ireland signify Provisions 5 their desire to acquire for the use of the Parliament of as to the Southern Ireland the premises (hereinafter referred to as "the Ireland. bank premises") of the Bank of Ireland situate in or near College Green, in the City of Dublin, they shall be entitled to do so on the fulfilment of the following conditions:-

(a) there shall be provided at the expense of the Government of Southern Ireland for the use of the bank a site and buildings suitable both as to situation of site and accommodation and ready for occupation as head office of the Bank of Ireland:

(b) there shall be paid to the bank compensation in respect 15 of the bank premises and of disturbance, after taking into consideration the value of the new premises to be provided as aforesaid; and on the publication in the Dublin Gazette of an Order by

20 His Majesty in Council declaring that the said conditions have been fulfilled, the bank premises shall vest in His Majesty for the use of the Parliament of Southern Ireland.

(2) Any question as to whether the site and buildings so to be provided are suitable or ready for occupation, or as to on the amount of compensation, shall be determined by a court of arbitration consisting of one person appointed by the Bank of Ireland, one person appointed by the Government of Southern Ireland, and a judge of a Supreme Court of Justice for any

part of the United Kingdon (who shall be the chairman of the 30 court) appointed by His Majesty, and there shall be paid to the members of the court, other than the chairman, such fees or other remuneration as the chairman of the court may determine to be proper, and those fees or remuneration and any other expenses of the court shall be charged on and paid ex out of the Consolidated Fund of Southern Ireland.

65. The powers conferred by section sixteen of the Act passed Repeal of by the Irish Parliament in the session held in the twenty-first \$\frac{5.}{21}\$ for \$\frac{1}{6}\$ of \$2.\$ and twenty-second years of the reign of His Majesty King George Goo. 3. c. 11 the Third, chapter eleven, intituled, An Act for the better (Irish). 40 securing the liberty of the subject, shall not be exercised

and that section shall be repealed. [281]

A.D. 1920. Provisions as to certain officers of local authorities, universities or enlleges. 66.—(1) No law made by the Parliament of Southern Iseland or the Parliament of Northern Ireland or, after the date of Irish union, by the Parliament of Ireland shall have effect so as to prejudice or diminish the rights or privileges of any existing or pensioned officer of a local authority under the 5 provisions of the Local Government (Tenhal) Acts, 1898 to 1919, or any Ant relating to superannuation or retiring allowance or of any actisting or pensioned officer of a university or college under the provisions of subsection (8) of section sixteen of the Irish Interestities Act, 1908.

(2) Subsection (8) of soction sixteen of the Irish Universities Act, 1908, and section eight of the Local Government (Techan) Act, 1919, shall, from and after the appointed acy, have effect, with the substitution of the Civil Service Committee for the Treasury and for the Local Government Board and for it to the Department of Agriculture and Technical Instruction for Trebund.

Power to make Irish Transfer Orders.

seems necessary or proper for setting in motion the Parliaments and Government of Southern and Northern Ireland, and when and Government of Southern and Northern Ireland, and also for any other matter for which It seems to His Majory measure or proper to make provision for the purpose of bringing this \$5 Act into fall operation or for giving full effect to any provision of this Act or to any future transfer under or by virtue of this Act of a reserved service: and in particular His Majory may by any such Order in Council—

(a) make such adaptations of any encotrenests so far as there as

67. His Majesty may by Orders in Council (in this Act

referred to as Irish Transfer Orders) make such regulations as 20

- (a) make such adaptations of any enseriments so far as new 3) related to Irelands as may appear to him necessary or proper in order to give effect to the provisions of this Act, and also make any adaptations of any enactments so far as they relate to England or Scotland, as may appear to him necessary or proper as a consequence 50 of any change effected by the provisions of this Act; and
 - (b) make such adaptation of any enactments as appear to him necessary or proper with respect to the execution of reserved services and services with respect to 40 which the Parliaments of Southern Ireland and Northern Ireland have not power to make laws, and

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one Post Office by the other, and for the reservation of power to Ills Majsity by Order in Council to transfer in time of war or national emergency the powers or duties of the Irbh Post Office to the British Post Office, or to the naval, military, or at force authorities of the United Kingdom; and (d) on the transfer under this Act of public services in concetion with the Post Office Savings Bank, not Post Office Savings Bank, or Trustee Savings Banks, make previsions for griring a deposition in the Post Office Savings Bank, or the service of the deposition of the Post Office Savings Bank or make to their in the post of the deposits at the time of the transfer, and the griring the trustees of any Trustee Savings Bank in Deshand the right to close their bank and to require preservant of all sums due to them from the National

Debt Commissioners, and for securing to the holder

of any annuity or policy of insurance granted before the date of the transfer the payment of the annuity or of any sums due under the policy; and (e) make provision for securing the payment of an old age pension to any person who is entitled to the

payment of such a pension at the appointed day, while he continues so entitled; and [281]

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- f) make provision with respect to the transfer and apportionment of any property, assets, rights, and liabilities in connection with Irish services and the transfer of the right to recover any taxes charged but and paid before the appointed day; and for apportioning as between the Eucholeuer of the United Kingdom and between the Eucholeuer of the United Kingdom and the Control of transferred taxes properly sustainable to proceed out transferred taxes properly sustainable to Irianize and neived in respect of the financial year in which the appointed day falls; and
- when the appointed rich transfer of any Irish service is subsequent to the day appointed on the transfer of any Irish service is subsequent to the day appointed as the day from which the India residuary share of reserved laxes becomes psyable, powide for the proper deductions becomes psyable, powide for the proper deductions that service during the interval between the said days; and

 (4) provide, in cases where the same Act deals with reserved

matters or matters with respect to which the Parliaments of Southern Ireland and Northern Ireland have 20

- not power to make laws and with other matters, for specifying the matters dealt with by the Act which are to be treated in accordance with this Act as such other matters; and (i) provide for the reservation of power to His Majaley So to confer on the naval, military, or air force authorities of the United Kingdom control over any harborns, lichthouse, light vessels, honors, benoese
- to confer on the naval, military, or air force authorities of the United Kingdom control over any harbours, lighthouses, light vessels, buoys, bances, or other navigational marks to such extent, at such times and in such circumstances as may appear 50 to His Majosty to be required in the national interests; and
- interests; and
 (I) provide for the inclusion in the National Health Insurance Joint Committee of representatives of the Governments of Southern Fredau and Northern Ireland (or 36 if the services connected with the administration of Part I. of the National Health Insurance Act, 1011, as amended by subsequent enactments are transferred to the Council of Teland, and proposed the Council of Teland, and of the Council of Teland, and and Northern Ireland Section, Wales, Southern Ireland and Northern Ireland as as

before the appointed day exercisable by the Com- A.D. 1920. mittee in relation to England, Scotland, Ireland and Wales; and

(b) in the event of the Parliament of Ireland being stablished apply, so far as applicable, and subject to this Act and the constituent Acts, and subject to the Parliament and Government of Ireland, and ministers, departments, and officers of that Government, provisions of this Act relating to the Parliaments provisions of this Act relating to the Parliaments and Governments of Scotthern and Northern Ireland, and ministers, departments, and officers of those Governments of Scotthern and officers of those Governments, and provide for the transfer of officers properly and likabilities from the Governments of Southern and Northern Ireland to the Governments of Southern and Northern Ireland to the Government of Ireland

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68.—(1) Any Irish Transfer Order made under this Act Loth Transhall be laid before both Houses of the Parliament of the fire Onter United Kingdom within forty days next after it is made if before Parliament is then sitting, or if not, within forty days after Parliament so the ommencement of the then next ensuing session; and if an

20 the commencement of the uses next essainly session; and to sea address in presented to III Majesty by reliber of those III and a service within the presented to III Majesty by reliber of those III and the contraction of the service of the serv

which may in the meantime have been taken under the Order.

(2) Any Irish Transfer Order made under this Act shall, subject to the foregoing provisions of this section, have effect

90 as if enacted in this Act.
69. The provisions of the Fourth Schodule to the Repre-Atsentian of the Prople Art, 1918, in their application to elections state of members to zero in the Parisment of the United Kingdom or expanse, the Parliament of Southern Ireland for Northern Ireland for any of the constituencies amount in Part 1. or Part II. of the Socond

Schedule to this Act, shall have effect with the substitution of two peace for seven peace and for five peace.

70.—(1) If the Lerd Lieutenant certifies that the number Providence of members of the House of Commons of Southern Ireland or applicable in control of the House of Commons of Southern Ireland or applicable in case of delivers.

of members of the House of Commons of Southern Ireland or sophisated the southern Ireland validly returned at the first election of mem House of bors of the Parliament of Southern Ireland or Northern Ireland Commons [281]

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not being properly constituted.

A.D. 1920. is less than half the total number of members of that House, or that the number of members of the House of Commons of Southern Ireland or Northern Ireland who have taken the coth as such members within fourteen days from the date on which the Parliament of Southern Ireland or Northern Ireland is first 5 summoned to meet is less than one-half of the total number of members of that House, His Majesty in Council may, by Order provide-(a) for the dissolution of the Parliament of Southern Ireland

- or Northern Ireland, as the case may be, and for 10 postnoning the issue of a proclamation for summoning a new Parliament for such time as may be specified in the Order: (b) for the exercise in the meantime of the powers of the
- government of Southern Ireland or Northern Ireland 15 as the case may be, by the Lord Lieutenant with the assistance of a committee consisting of such persons (who shall be members of the Privy Council of Ireland) as His Majesty may appoint for the purpose, and of the powers of the Parliament of 20 Southern Ireland or Northern Ireland, as the case may be, by a legislative assembly consisting of the members of the said committee, together with such other persons as His Majesty may appoint for the purpose:

and the Order may make such modifications in this Act in its application to the part of Ireland affected as may appear to His Majesty to be necessary for giving effect to the Order and may contain such other consequential, incidental, and supplemental provisions as may appear necessary for the purposes of 30 the Order, and any such Order shall have effect as if enacted in this Act but may be varied by any subsequent Order in Council.

(2) The person holding office in the House of Commons of Southern Ireland and of Northern Ireland corresponding to the 35 office of Speaker of the House of Commons of the United Kingdom shall, at the expiration of the said period of fourteen days from the date on which the Parliament of Southern Ireland or Northern Ireland, as the case may be, is first summoned to meet, send to the Lord Lieutenant a list containing the names 40 of the members of the House who have taken the oath as such . members, and for the purposes of this section a member shall

(3) Where at the expiration of the period mentioned in any such Order in Council a proclamation is issued summoning a new 5 Parliament to meet this section shall apply in like manner as it applies in the case of the first election and first summoning of Parliament.

71,-(1) This Act shall, except as expressly provided, come Commonwainto operation on the appointed day, and the appointed day for ment of Act to the purposes of this Act shall be the first Tuesday in the eighth poloted day. month after the month in which this Act is passed, or such other day not more than seven months earlier or later, as may

be fixed by Order of His Majosty in Council either generally or with reference to any particular provision of this Act, and 15 different days may be appointed for different purposes and different provisions of this Act, but the Parliaments of Southern and Northern Ireland shall be summoned to meet not later than four months after the said Tuesday, and the appointed day for holding elections for the House of Commons of Southern and 20 Northern Ireland shall be fixed accordingly :

of any service may, at the joint request of the Governments of Southern Ireland and Northern Ireland, be fixed at a date later than seven months after the said Tuesday and that the as appointed day as respects the provisions relating to the representation of Ireland in the House of Commons of the United Kingdom shall be a day not earlier than the day on which the Parliament of the United Kingdom is next dissolved after the passing of this Act.

Provided that the appointed day as respects the transfer

(2) Nothing in this Act shall affect the administration of any service before the day appointed for the transfer of that service from the Government of the United Kingdom.

72. In this Act, unless the context otherwise requires-35

The expression "existing" means existing at the appointed Dafioltions. day:

The expression "constituency" means a county, borough, or university returning a member or members to serve in the House of Commons of Southern or Northern

- Ireland, or the Parliament of the United Kingdom, as the case requires: The expression "parliamentary elector" means a person entitled to be registered as a voter at a parliamentary
- entitled to be registered as a voter at a parliamentary election:

 The expression "parliamentary election" means the election
- of a member to serve in the Parliament of the United Kingdom:

 The expression "election laws" means the laws relating to the election of members to serve in the Parliament lo
- of the United Kingdom, other than those relating to the qualification of electors, and includes all the laws respecting the registration of electors, the issue and execution of write, the creation of polling districts, the taking of the poll, the method of voting and counting is votes, the questioning of elections, corrupt and illegal practices, the each, qualification and disqualification of members, and the vacating of sets:
 - The expression "Customs duties" includes export duties as well as import duties:
 - The expression "excess profit duty" includes any tax on war-time increases of wealth, and any other tax which may hereafter be imposed in lieu of excess profits duty:

 The expression "postal service" includes any telegraphic 26
- and telephonic service, and the issue, transmission, and payment of Fost Office money orders and pestal orders but shall not include duties with respect to old age pensions or national health insurance undertaken by the Postmaster-foemeral or such other duties of a similar 30 character undertaken by him as may be excluded by Order in Council:
- The expression "submarine cable" includes any land lines used solely for the purpose of connecting a submarine
 - cable with another submarine cable:

 The expression "treasury of Southern or Northera Ireland" means the department or officer, by whatever
 name called, for the time being entrusted with the
 administration of finance in Southern and Northera Ire-

land respectively:

The expression "county court judge;" includes recorder: A.D. 1920. The expression "salary" includes remuneration, allowances.

and emoluments: The expression "pension" includes superannuation allow-

ance and gratuity, and in relation to an officer or constable of the Royal Irish Constabulary or Dublin Metropolitan Police includes a pension or gratuity payable to the widow or children of an officer or constable .

The expression "office" includes any place, situation, or employment, and the expression "officer" shall be construed accordingly :

The expression "officer" in relation to the Royal Irish Constabulary includes the Inspector-General the Deputy-Inspector-General, an Assistant-Inspector-General, the Assistant-Inspector-General-Commandant of the Depôt, the Town Inspector at Belfast, a county inspector, a surgeon, a storekeeper and barrack-master, the veterinary surgeon, and a district inspector, and in relation to the Dublin Metropolitan Police, includes the Chief Commissioner and Assistant-Commissioner:

The expression "constable" in relation to the Royal Irish Constabulary includes the head-constable-major, a headconstable, sergeant, acting sergeant, and constable; and in relation to the Dublin Metropolitan Police includes every member of that force not being of higher rank than chief superintendent, and not being a member of the clerical staff only:

The expression "Royal Irish Constabulary" includes the reserve force of that body.

73. Notwithstanding the establishment of the Parliaments Saving for of Southern and Northern Ireland, or the Parliament of Ireland, supreme or anything contained in this Act, the supreme authority of the the Parlis-Parliament of the United Kingdom shall remain unaffected and ment of the undiminished over all persons, matters, and things in Ireland and Kingdom.

as every part thereof.

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74.-(1) This Act may be scited as the Government of Short title Ireland Act. 1920.

(2) The Government of Ireland Act, 1914, is hereby repealed.

A.D 1920.

SCHEDULES

FIRST SCHEDULE.

PROCEDURE OF THE COUNCIL OF IRELAND IN RELATION TO THEIR POWERS OF PRIVATE BILL LEGISLATION.

1. Winer any public authority or any persons thereinafter referred 5 as "the promote" due site to behind an order of the Consuell Irelated in regard to any matter with respect to which the Consuell have power to make an order under section seven of this Act, the premoties may proceed by presenting a published of this Act, the premoties approach by premoting a published and the death order exhibited to them by the promotions, or in accordance with that draft subject to such moditionation as may appear noneauxy.
2. The Commonli may make standing orders (subject, in the case of

orders as to fees, to the consent of the Treasuries of Southern Ireland and Northern Ireland) with respect to the procedure under this schedule 15 and in particular with respect to—

- (a) the time and manner in which petitions are to be presented;
- (b) the deposit of plans and books of reference;
- (c) the publication of notices, and, where land is to be taken, the service of notices on owners, lesses, and occupiers;
- (d) the deposit of copies of the druft order, whether as originally presented or as proposed to be alreed, with the Council of Ireland, and such departments of Governments of Southern Ireland and Northern Ireland as may be prescribed by the Lord Lieutenans, and in each cases as may be prescribed by by the Lord Lieutenans with such departments of the Government of the United Kingdom as may be so prescribed.
 - (e) the holding of meetings of the Council for the consideration of petitions and draft orders;
 - (f) the reference of petitions, draft orders, and oppositions to examiners for examination and report whether standing
 - orders have been complied with and otherwise;
 (a) the reference of draft orders for consideration by committees

of the Conneil:

[10 & 11 GEO. 5.]

(h) oppositions to draft orders; A.D. 1920 (i) fees:

as however, that the standing orders shall authorise oppositions to a draft order by any persons who, if the petition had been a petition s for a Bill presented to the Parliament of the United Kingdom, would have been entitled to appear and oppose the Bill, and shall require the reference of the draft order to a committee of the Council in any resp where it is opposed and the opposition has not been withdrawn. and shall require the committee to sit in that part of Ireland in 10 which the promoters reside or have their principal place of business.

(3) The Council chall, after considering any reports received hy them from any department with which copies of the draft order have been denosited, and, where the draft order has been referred to a committee of the Council, the report of that committee, determine whether to 15 issue the order as prayed for, or to issue the order with such modifications as may appear to be necessary having regard to such

representations and report as aforessid, or to refuse to issue any order: Provided that, where a draft order has been referred to a committee of the Council, and that committee has reported that the order 30 should not be made, the Council shall refuse to issue an order.

SECOND SCHEDULE.

PART I.

CONSTITUENCIES IN SOUTHERN IRELAND.

	2010191	101	
25	Consaidmentry,	Number of Members for Parliament of Southern Ireland.	for Parliament
30	DURLIN: Mid Dublin, consisting of the College Green and the Dublin Harbour Divi-	4	1
	North West Dublin, consisting of the Clouterf, St. James's and St. Michan's	4	. 1
35	Divisions. South City, consisting of St. Patrick's	4	1
	and St. Stephen's Green Divisions.	4	1
	Total (Boroughs)	16	4 1

Constituency.

Counties.

15

45

Dublin University National University		-	-			4	2
, Coe	stitueo	eg.				unber of Members for Parliament Southern Ireland.	Number of Members for Parlament of United Kingdon.
			τ	NEV.	ERST	ries.	
Total	al (Co	unties) -		·	104	26
North Rescommon					- }		1
Leitrim					- į	4	1
Sligo					- }		1
East Mayo -							
South Resemmen					: {	4	1
South Mayo -					: }		
North Mayo - West Mayo -					- }	4	1
Galway -					٠,	7	2
The remaining thr	ee div	isions	of T	pper	ry -	4	1
Boromals of Water	ford				-)		
Waterford					-3	5	1
Tipperary, East -	a driver	come c	n Co.	٠:	1		
Cork, North East The remaining five	dista	loma i	d Con	٠.	- 1	8	
Cork, East -					- }	3	1
West Limerick .					- {		
Kerry					- {		9
Borough of Limeri	ok -				- }	4	1
East Limeriak -					-)		
Clare	- 1	- 1	- 1	- 1	-)	4	1
Louth Menth	- :			- 1	: }	5	1
Westmeath -					- {		
Longford					- }	4	1
Kilkenny					- 5		1
Carlow					- 1	1 7	
Wexford	- 1	- :	- :	- 1	- '	4	1
Kildare Wicklow			•	-	- 1	5	1

Total (Unive sities)

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ı	Number of Members	Number of Members	A.D. 1920.

	-					of Southern Ireland,	of United Kingdom.
				_	_		
	Total of Members : Borough Members					16	4
5		-	-			104	26
	University Members		-	-		8	3
	Total Memi	ens	-	-	-	128	38

PART II.

CONSTITUENCIES IN NORTHERN IRELAND. Boroughs.

for Parliament of Northern Ireland.	Number of Members for Parliament of United Kingdom.
	,
	1
4	1
4	- 1
4	1
16	4
	of Northern Ireland.

Counties.

			Co	nstitues	ьсу	for Parliament, of Northern Ireland.	for Parliament of United Kingdom			
	Astrim						٠.		7	2
30	Armagh		-	-	-				. 4	1
	Fermone	gh	-	**	-				l s	2
	Ттголе	- 4	-			-	-	-	11	_
	Locdonde	crry	(inel	guite	the	Bee	rough	of	51	1
	London	nder	rr).	-			-			
35	Down							-	8	2
			Total	(Čen	ntion)				. 82	8

64 Government of Irei
University.

A.D. 1920.

Constituency.		Number of Members for Parliament of Northern Ireland.	Number of Hembers for Parliament of United Kinglan,	
Queen's University of Belfast - Total (University		4	1	5
_		Number of Members for Factionsent of Northern Ireland.	Number of Members for Parlisment of United Kingdon.	
Total of Members : Borough members County members University members	:	32	4 8 1	16
Total members -		59	13	

THIRD SCHEDULE.

15 и.

IMPERIAL LIABILITIES AND EXPENDITURE.

National Debt charges, that is to eay:—
 The charge in respect of the funded and unfunded debt of the United Kingdom, inclusive of terminable annulies paid cut of the permanent annual charge for the National 20 Table and inclusive of the cost of the manacement of the

said funded and unfunded debt; and

(2) All other charges on the Consolidated Fund of the United
Kingdom for the repayment of borrowed money or to
fulfil a guarantee, other than chargee in respect of load 35
leane steps and new manufacted stock gained for the

loans etock and any guaranteed stock raised for the purpose of land purchase in Ireland, after deducting any sums received by way of interest on any advances

after deducting any sums received by way of interest on any advances made to the Government of any of Hie Majesty's Dominions or any foreign country:

Note that the second of the second of the provided that any debt or charge incurred or created after the passing of this Act for raising money for the purpose of any cenedi-

ture which is not Imperial expenditure within the meaning of this Schedule shall be excluded.

II. Naval, Military, and Air Force Expenditure (including possions and allowances papelle to persons who have been membere of a reroport of service in any of the naval, military, or air forces, or that withour and dependants, and provision for the training, elementic.

employment, and assistance for the re-instatement in civil life of A.D. 1920.

III. Civil Expenditure, that is to say :--

(a) Civil List and Royal Family.

(b) Expenditure in connection with-

(i) the Parliament of the United Kingdom;

(ii) The National Debt Commissioners; (iii) The Foreign Offics and diplomatic and consular

(iii) The Foreign Office and diplomatic and consumer services, including secret service, special services, and telegraph subsidies;

(iv) The Colonial Office, including special services and telegraph subsidies;

(v) Trade with any place out of the United Kingdom;

 (vi) The Mint;
 (e) Such of the expenditure in connection with any other Government department as the Joint Exchequer Board may determine to be Imperial expenditure;

after deducting any sums received otherwise than by way of taxation which the Joint Exchequer Board may determine to be of the nature go of Imperial receipte.

FOURTH SCHEDULE.

PART T.

SUPREME COURT OF JUDICATURE FOR SOUTHERN IBELAND.

1.—(1) His Majesty's High Court of Justice in Southern Ireland shall genesist of seven judges, namely, the Lord Chief Justice of Southern Ireland, who shall be president thereof, and six puisns judges, or, co long as the sxiating Master of the Rolls retains his office, the Master of the Rolls and five puisne judges.

(2) The Judicial Commissioner of the Land Commission shall by 30 virtue of his office be an additional judge of the High Court of Justice in Southern Ireland for the purposes of his powers and duties in relation to land purphase.

2.—(1) His Majesty's Court of Appeal in Southern Ireland shall associated for the Lord Chief Justice of Southern Ireland, who shall be associated thereof, and two ordinary judges, who shall be known as Lords Justices of Appeal:

Provided that so long as the existing Master of the Rolls retains his office he shall ex-officio be a member of the Court of Appeal.

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A:D, 1920,

(2) The Lord Chief Justice of Southern Ireland may request any judge of the High Court of Justice in Southern Ireland to attend at any time for the purpose of sitting as an additional judge of the Court of Appaal in Southern Ireland, and any judge whose attendance is so requested shall attend accordingly, and while a stending shall be deemed to be an additional judge] of that Court

PART II.

SUPREME COURT OF JUDICATURE FOR NORTHERN IRELAND.

1.—(1) His Majesty'e High Court of Justice in Northern Ireland 10 shall consist of three judges, namely, the Lord Chief Justice of Northern Ireland, who shall be president thereof, and two pulsae judges.

(2) The Judicial Commissioner of the Land Commission shall by viscosity of his office be an additional judge of the High Court of 18 Justice in Northern Ireland for the purposes of his powers and duties in relation to land purchase.

2,—(1) His Majesty's Court of Appeal in Northern Ireland shall consist of the Lord Chief Justice of Northern Ireland, who shall be president thereof, and two ordinary judgee, who shall be known as 30 Lords Justices of Appeal.

(3) The Lord Chief Justice of Northern Ireland may request any Judge of the High Court of Justice in Northern Ireland to natural any-time for the purpose of sitting as an additional judge of the Court of Appeal in Northern Ireland, and any judge whose staredness go is so requested shall stand accordingly, and while attending shall be demond to be an additional judge of that Court of Appeal.

PART III.

TRANSPORY PROVISIONS

I. All the existing jidges of the Supreme Court of Judicature 30 in Ireland, other than the Lord Chancellor, shall as from the appointed day be transforred to and hecome judges holding corresponding offices in the Supreme Court of Southern Ireland.

Provided that—

(a) If any such judge not less than one month before they appointed day notifies to the Lord Chan-seller of Ireland his dontre to be transferred to the Supreme Corn of Northern Irelands, the shall, if the Lord Chanceller and the Lord Chief Justice of Northern Ireland approve, to transferred to and become a judge of that Corn Institute of a judge of the Supreme Court of Studentern Ireland; and

(b) if any such judge so notifies to the Lord Chancellor of A.D. 1920. Ireland his desire to retire instead of being so transferred. His Majesty may, if he thinks fit, notwithstanding that such judge has not completed the period of service entitling him to a pension, grant to him such pension, not exceeding the pension to which he would on that completion have been entitled, as His Majesty thinks fit;

(c) The Lord Chief Justice of Northern Ireland shall be appointed not less than one month before the appointed day. 2. If hy reason of such transfers the number of judges of the

Supreme Court of Southern Ireland or of the Supreme Court of Northern Ireland is greater than the number provided by this Act as the number of judges of those courts respectively, no new judge of that court shall be appointed until the number of the judges thereof has been reduced below such number as aforesaid.

2. Subject to the provisions of this Schedule with respect to the existing solicitors, all existing officers of or attached to the Supreme Court of Judicature in Ireland (including the Registrar in Lunacy and the Registrar of Deeds and officers employed in their respective offices)

30 shall, as from the appointed day, be transferred to and become officers holding corresponding offices in or attached to the Supreme Court of Southern Ireland : Provided that-

(a) if any such officer not less than one month before the

appointed day notifies to the Lord Chancellor his desire to be transferred to the Supreme Court of Northern Ireland or to the High Court of Appeal for Ireland, he shall, if the Lord Chancellor and the Lord Chief Justices of Southern Ireland and Northern Ireland approve, be transferred to and become an officer of or attached to the Supreme Court of Northern Ireland, or the High Court of Appeal for Ireland; and

(b) any such officer if concerned wholly with functions of the Lord Chancellor which are retained by the Lord Chancellor shall remain an officer of the Lord Chancellor, and if concerned wholly or mainly with functions of the Lord Chancellor or Master of the Rolls which are by this Act transferred to the Lord Lieutenant shall become an officer attached to the Lord Lieutenant, and shall hold office by the same tenure and upon the same terms and conditions by and upon which he holds office on the appointed day, and any question as to whether any such officer is wholly or mainly so concerned shall be determined by the Lord

Lieutenant. 231

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day become members both of the Bar of Southern Ireland and of the Bar of Northern Ireland, and shall have right of audience in the Seprense Court both of Southern Ireland and of Northern Ireland. 5. All existing solicitors of the Supreme Court of Judicature in a Ireland shall as from the appointed day become solicitors of the Supreme Court both of Southern Ireland and of Northern Ireland and of the

High Court of Appeal for Ireland. 6. Any person who on the appointed day is apprenticed to a solicitor of the Supreme Court of Judicature in Ireland shall, if he is 10 thereafter admitted to be a solicitor of the Supreme Court of Southern Ireland or Northern Ireland, become, by virtue of such admission, a

solicitor of the Supreme Court of Northern Ireland or Southern Ireland and of the High Court of Appeal for Ireland, 7. All proceedings, whether civil or criminal, which are pending in 15 the Supreme Court of Judiesture in Ireland at the appointed day including proceedings in which a judgment or order has been given

or made but not enforced, shall be transferred either to the Suprema Court of Southern Ireland or the Supreme Court of Northern Ireland in accordance with the following rules:-(1) If the parties agree, the proceeding, unless it relates to fand shall be transferred to the court so agreed upon.

(2) If the proceeding relates to land, it shall be transferred to the court within the jurisdiction of which the land is situate;

Provided that if the land is situate partly in Southern ex Ireland and partly in Northern Ireland, the proceeding shall be transferred, so far as it relates to land in Southern Ireland, to the Supreme Court of Southern Ireland, and so far as it relates to land in Northern Ireland, to the Supreme Court of Northern Ireland, unless the proceeding to

is one with which either court would have invisdiction to deal, in which case the proceeding shall be transferred in accordance with the rules applicable to proceedings other than those relating to land.

(3) In any other case, the proceeding shall be transferred to the 35 Supreme court of Southern Ireland, unless the plaintiff or other person by whom the proceeding was instituted gives notice to the other party or parties of his desire to have it transferred to the Supreme Court of Northern Ireland, in which case it shall be transferred to the Supreme Court of 40 Northern Ireland, provided that any other party, if he objects to the transfer of the proceeding to the Supreme Court of Northern Ireland, may apply to the High Court

of Appeal for Ireland, and that court shall have jurisdiction A.D. 1920. to determine to which of the courts the proceeding is to be transferred, and the decision of the High Court of Appeal for Ireland in the matter shall be final.

Where a case is transferred under the foregoing rules to either court, proceedings thereon shall be continued as if the case had originated in and the previous proceedings had been taken in that court.

FIFTH SCHEDULE

- 10 PROVISIONS AS TO COMPENSATION OF EXISTING IRISH OFFICERS.
- 1.-(1) If any existing Irish officer who is serving in the civil service of the Crown in an established capacity, or who, though not so serving in an established capacity, devotes his whole time to the duties of his office---
- (a) retires under the conditions herein-after defined as the etatutory 15 conditione of retirement; or
- (b) retires with the permission of the Civil Service Committee given in accordance with this Schedule; or
 - (e) is removed from office by the Government of Southern Ireland or Northern Ireland before he attains the age of eixty-five years for any cause other than misconduct or incaracity. or is required to retire by the Government of Southern Ireland or Northern Ireland before he attains that age for any cause other than as aforesaid;
- 95 he shall be entitled to receive such compensation as the Civil Service Committee may award to him in accordance with the provisions of Part I. of the Rules contained in this Schedule if he is serving in an established capacity, and in accordance with the provisions of Part II. of the Rules contained in thie Schedule, if though not serving in an 30 established capacity he devotes hie whole time to the duties of his office.
- (2) If any existing Irish officer who is serving in the civil service of the Crown, not being an officer who is serving in an established espacity, or an officer who though not serving in an established capacity 25 devotes his whole time to the duties of hie office, is removed from office or required to retire by the Government of Southern Ireland or
- Northern Ireland for any cause other than misconduct or incapacity. he chall be entitled to receive such compensation as the Civil Service Committee may award to him in accordance with the provisions of

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A.D. 1920. who mine provi

(3) The compensation of an officer serving in an established capacity who has previously served in a non-established capacity may be determined in accordance with the provisions of Part II. instead of the provisions of Part I, of the Rules contained in this Schedule, if he as requires, and in that case the limit of the compensation shall be the amount of compensation which might have been awarded if his whole service had been service in an established capacity, and the compensation of an officer not serving in an established capacity may be determined in accordance with the provisions of Part I, instead of the provisions of Part II. of those Rules if the Civil Service Committee are satisfied 10 that he serves in a capacity which under a condition of his employment qualifiee him for a superannuation allowance or gratuity on terms not less advantageoue than if he served in an established capacity, and accordingly in the application to him of the provisions of Part I of those Rules references to that condition shall, where the context to 15 requires be enhatituted for references to the Superannuation Acts 1834 to 1914.

- For the purposes of this Schedule, the statutory conditions of retirement are that—
 - (a) Retirement must take place within a period of seven years 20
 from the appointed day (in this Schedule referred to as the
 transitional period);
 - (b) Notice of the intention to retire must be given in accordance with Regulations made by the Civil Service Committee;
 - (e) The retirement must not take place until at least aix months 25 after the notice of retirement has been given, and may be postponed by the Givil Service Committee, if they think fit, to any later date (not being more than two years after the date of the notice) within the transitional period; and
 - (d) The retiring officer must show to the satisfaction of the Civil 30 Service Committee that he is not incapacitated by mental or bodily infimity for the performance of his duties and "that he has not attained the age of sixty-five years at the time when the notice is given.
- 3. The Civil Service Committee shall not give their permission 35 under this Schedule to an officer to retire unless that officer shows to the satisfaction of the Committee—
 - (a) that the duties which he is required to perform are neither the same as nor analogous to the duties theretofore performed by him or involve an unreasonable addition to those duties; 40 or

(b) that owing to changes in the conditions of his employment, A.D. 1989. his position has been materially altered.

4,--(1) For the purpose of the provisions of this Act as to existing officers, petty sessions clerks and officers in the Registry of Petty 5 Sessions Clerks shall be deemed to be officers in the civil service of the Crown, and officers in the Registry of Petty Sessions Clerks shall he deemed for the purposes of this Schedule to be officers to whom the Superannuation Acte, 1834 to 1914, apply.

This provision shall apply to the pensionable assistants of the 10 posty sessions clerks at Cork and Belfast as it applies to the petty sessions clerks.

5. In this Schedule references to the Government of Southern Ireland or Northern Ireland shall include references to any department or officer of the Government of Southern Ireland or Northern Ireland 15 and to the Council of Ireland.

RULES-PART I.

OFFICERS SERVING IN THE CIVIL SERVICE OF THE CROWN IN AN ESTABLISHED CAPACITY.

A .- On Retirement under the Statutory Conditions of Retirement. 1. The compensation which may be awarded to the officer shall

be an annual allowance, not exceeding in any case two-thirds of the salary on which the allowance is reckoned, or, if he has completed less than ten years of service as reckoned for the purposes of this provision, a gratuity.

2. The annual allowance or gratuity shall be calculated in like manner as the superannuation allowance or gratuity which the officer would be qualified to receive under the Superannuation Acts, 1834 to 1914, if he retired on the ground of ill-health, save that for the

purposes of that calculation, the following provisions shall have effect, 30 that is to say :--

(a) His years of service shall be reckoned as if he had served up to the end of the transitional period, or to the time when he would have reached the age of sixty-five, whichever may be the earlier, and there shall be added any additional years which he may be entitled to reckon under section

four of the Superannuation Act, 1859: (b) His salary, where there are periodical increments, shall be taken at the amount which it would have reached if he had continued to serve in the same office up to the end of the

transitional period. Printed image digitised by the University of Southempton Library Digitisation Unit

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Gonoroment of Treland. B .- On retirement with the permission of the Civil Service Committee under this Schedule or on being removed from office or required to retire by the Government of Southern Ireland or Northern Ireland before attaining the age of sixty-five years for any cause other than misconduct or incapacity

1. The compensation which may be awarded to the officer shall be an annual allowance not exceeding in any case two-thirds of the salary on which the allowance is reckened, and not less than an allowance calculated in accordance with the following provisions, that is to 88V :--

An annual allowance calculated in like manner as the supergranuation allowance which the officer would be qualified to receive under the Superannuation Acts, 1834 to 1914, if he retired on the ground of ill-health, save that for the purposes of such calculation the

following provisions shall have effect, that is to say :-

of service so reckoned .

(a) Where the officer retires or is removed after the end of the transitional period, ten years shall be added as abolition years to the years of service which he would be entitled to reckon for the purposes of such superannuation allowance:

(b) Where the officer retires or is removed during the transitional period his years of service shall be reckoned, and the amount of his salary shall be computed in the same manner as is provided in this Part of these Rules in the case of an officer retiring under the statutory conditions of retirement, on and ten years shall be added as abolition years to the years

Provided that-

- (i) Where an officer at the time of leaving the service has attained the age of twenty-eight years but has not attained acthe age of thirty-three years, the abolition years to be added for the purpose of this article shall be seven years instead of ten, and where an officer at the time of leaving the service has not attained the age of twentyeight years, or where, whatever his age, his years of service on as reckoned for the purposes of this article, exclusive of the abolition years, are less than ten, the abolition years to be added for those purposes shall be five years instead of ten: and
 - (ii) No abolition years shall be added in excess of the difference 40 between the age of an officer at the time of his leavingthe service and the age of sixty-five.

A.D. 1920.

C .- Officers to whom the Superannuation Act, 1909, applies.

1. An officer to whom the Supsrannuation Act, 1909, applies by reason only of hie having elected to adopt the provisions of that Act shall, if he so requires, he treated for the purposs of the datarminaa tion of his compensation under this Schedule as if he had not so elected.

- 2. As respects any such officer who does not require his compensation to be determined as aforesaid, and any other officer to whom the Superannuation Act, 1909, applies, the provisions contained in 10 Heads A. and B. of this Part of these Rules shall have effect subject to the following modifications, that is to ear :--
 - (a) The annual allowance or gratuity awarded under head A and the minimum annual allowance awarded under head B shall be calculated on the proportion of salary prescribed by subsection (1) of section one of the Superannuation Act, 1909, instead of the proportion prescribed by section two of the Superannustion Act, 1859, and the annual allowance which may be awarded shall not in any case exceed one-half of the ealary on which the allowance is calculated ;
- (b) In addition to the annual allowance or gratuity there shall be 93 awarded to the officer an additional allowance-(i) In the case of an officer falling under head B, not
 - less than: and (ii) In the case of an officer falling under head A,
 - equal toan allowance calculated in like manner as an additional
 - allowance under the Superannuation Act, 1909, and for the purposes of that calculation his years of service and salary shall be reckoned and computed as in the case of his annual allowance or gratuity, but the additional allowance so awarded shall not exceed one and a half times tha amount of the salary on which the allowance is calculated, except in the cass of an officer to whom the Superannuation Act, 1909, applies by reason of his having elected to adopt its provisions, and then only to the extent specified in eaction three of that Act,

RIJLES-PART II.

OFFICERS SERVING IN THE CIVIL SERVICE OF THE CROWN WHO ARE NOT SERVING IN AN ESTABLISHED CAPACITY.

1. The compensation which may be awarded to the officer shall te euch gratuity or annual allowance (if any) as the Civil Service [231]

A.D. 1920. Committee think just having regard to the following considerations that is to say :---

- (a) The conditions on which the officer was appointed:
- (b) The nature and duration of his employment;
- (a) In the case of officers who do not devote their whole time to 5 the duties of their office, the amount of time so devoted
- (d) The circumstances in which he is leaving the service:
- (a) The compensation which might have been awarded to him on leaving the service in similar circumstances if Part I of these Rules had applied to him;
- (f) Any offer made to him of another office or employment under the Government of Southern Ireland or Northern Ireland or the Government of the United Kingdom :
- (a) The probability (if any) of his having continued in office for a longer period but for the passing of this Act; and
- (h) any other circumstances affecting his case.

if that Part of these Rules had applied to him.

2. The compensation shall in no case be greater than the compersation which might under Part I, of these Rules have been awarded to the officer on leaving the service in similar circumstances

SIXTH SCHEDULE.

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PROVINCEN AS TO COMPENSATION OF MEMBERS OF THE ROYAL TRISH CONSTABULARY AND DUBLIN METROPOLITAN POLICE.

- Any officer or constable who after the day of transfer— (a) vetires voluntarily under the conditions in that helalf or
- hereinafter contained; or
- (b) is removed or required to retire for any cause other than misconduct, and is not incapacitated for the performance of his duty by mental or bodily infirmity.

shall, unless he is qualified for the maximum pension that can be 20 granted to him for length of service only under the existing exactments applicable to him, be entitled on retirement to receive such compansation as may be awarded to him by the Lord Lieutenant in accordance with the Rules contained in this Schedule.

- 2. The conditions of voluntary retirement are that-
 - (a) Notice of the intention to retire must be given within two years after the day of transfer:

of transfer; and

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[231]

Lieutenant: (c) The retirement must not take place until at least six months after the notice of retirement has been given, and may be postponed by the Lord Lieutenant, if he thinks fit, to any later date not being more than two years after the day

(d) The retiring officer or constable must show to the satisfaction of the Lord Lieutenant that he is not incapacitated for the performance of his duties by mental or bodily infirmity and will not be entitled to retire on the maximum pension for length of service under the ensuments aforesaid before the expiration of two years from the date of transfer.

3. In the exercise of his powers under this Schedule the Lord 15 Licutenant shall act in accordance with instructions from His Majesty.

RHLES 1. The compensation which may be awarded to an officer or

- constable shall be an annual allowance. 2. Where the officer or constable is removed or required to retire
- 30 the annual allowance shall be calculated in like manner as the pension which the officer or constable would have been entitled to receive if he had retired for length of service under the existing enactments applicable to him and had been qualified in respect of his length of service for a pension, save that for the purposes of that calculation the following 95 provisions shall have effect :-
 - (a) There shall be added to his completed years of actual service. if the proportion of salary on which his allowance is calculated is one-fiftisth, ten years, and if that proportion is one-sixticth, twelve years;
- (b) His salary shall be taken at the amount which it would have 30 reached if he had continued to serve in the same rank for the number of years so added, and in the case of a district inspector of the Royal Irish Constabulary of the third class as if he were entitled to promotion to the second class on the completion of one and a half years' service in the third class, 35 and, in the case of a district inspector of the Royal Irish Constabulary of the second class, as if he were entitled to
 - promotion to the first class on the completion of eleven years' service in the second class; If the number of his completed years of service, as reckoned under this Rule, is less than the minimum number of years of service for which provision as respects pensions is made

- A.D. 1920.
- the substitution of the number of his completed years of service as so reckened for that minimum number; and (d) If he has, in addition to his completed years of actual service,
 - (d) If he has, in addition to his completed years or actual service, served for a period exceeding six months, his service for that period shall be reckoned as a completed year of actual service.
- 3. Where the officer or constable retires under the conditions of voluntary retirement the provisions of the last preceding Rule shall apply with the substitution of five years for ten years and six years 10 for twelve years.
- The allowance awarded to an officer or constable shall in no case exceed two-thirds of his actual pensionable salary.
- 5. In the event of an officer or constable dying after an annual allorance has been awarded to remoster this Schedule, the Lord 15 Lieutenant may, if he thinks fit, grant a pension or grantities to the videor and children of the officer or constable in like manner as if the allorance were a pension granted to the officer or constable in water and the contract of the officer or constable in the manner as if the allorance were a pension granted to the officer or constable or watermount.